

NEWARK, NEW JERSEY, JANUARY 3, 1973

A REGULARLY SCHEDULED MEETING OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, WAS HELD ON THE ABOVE DATE IN THE COUNCIL CHAMBER, CITY HALL, NEWARK, NEW JERSEY, AT 1:00 P. M.

THE AUDIENCE AROSE FOR THE NATIONAL ANTHEM.

THE PRAYER WAS OFFERED BY REVEREND LEVIN B. WEST, GRACE REFORM CHAPEL.

PRESIDENT TURCO CALLED THE MEETING TO ORDER AND ASKED FOR ROLL CALL.

PRESENT: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO, CITY CLERK FRANK D'ASCENSIO, CLERK OF THE MUNICIPAL COUNCIL; LIEUTENANT BERNARD EKECHIK, SERGEANT-AT-ARMS.

COUNCILMAN WESTBROOKS ARRIVED 1:20 P. M.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(COPIES OF THESE REPORTS AND RECOMMENDATIONS ARE AVAILABLE FOR PERUSAL UPON APPLICATION TO THE OFFICE OF THE CITY CLERK)

4-A. THE CITY CLERK PRESENTED REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF OCTOBER, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

4-B. THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD NOVEMBER 9, 1972.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

4-C. THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-121, FROM DECEMBER 4, 1972 TO DECEMBER 8, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BONTEMPO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

4-D. THE CITY CLERK PRESENTED AUDIT REPORT OF THE CITY OF NEWARK INSURANCE FUND COMMISSION FOR THE YEAR ENDED DECEMBER 31, 1971, SUBMITTED BY SAMUEL KLEIN AND COMPANY,

January 3, 1973

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CERTIFIED PUBLIC ACCOUNTANTS.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE AUDIT REPORT OF THE CITY OF NEWARK INSURANCE FUND COMMISSION BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

4-E.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD OCTOBER 25, 1972.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

4-F.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE-RAMAPO, HELD NOVEMBER 15, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

(COUNCILMAN WESTBROOKS ARRIVED 1:20 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

THE CITY CLERK: MR. PRESIDENT AND MEMBERS OF THE COUNCIL, WITH RESPECT TO THE FOLLOWING BOARD OF ADJUSTMENT APPLICATIONS, I MAKE THIS STATEMENT FOR THE BENEFIT OF THOSE INTERESTED IN THESE APPLICATIONS.

SINCE THE DETERMINATION OF THE COUNCIL MUST BY LAW BE BASED ON THE RECORDS MADE BEFORE THE BOARD OF ADJUSTMENT, AN OBJECTING PARTY IN INTEREST OR THE APPLICANT, DESIRING TO BE HEARD, SHALL LIMIT THEMSELVES EXCLUSIVELY TO THE TESTIMONY PRESENTED AT THE HEARING BEFORE THE BOARD OF ADJUSTMENT.

4-A-1.

THE CITY CLERK READ APPLICATION OF RUSS REALTY, OWNER; TO PERMIT IN 2ND BUSINESS AND 1ST INDUSTRIAL DISTRICTS CONSTRUCTION OF A DRIVE-IN RESTAURANT; ON PREMISES 691-695 BROADWAY; ON CONDITION THAT 1) TWO CROSSING GUARDS ARE EMPLOYED DURING SCHOOL HOURS; 2) A CYCLONE FENCE IS INSTALLED AROUND THE ENTIRE LOT EXCEPT AT DRIVEWAYS; 3) BUMPER GUARDS ARE INSTALLED IN THE PARKING AREA; 4) SCHOOL CHILDREN ARE NOT TO BE SERVED DURING SCHOOL HOURS.

(VOTE OF BOARD OF ADJUSTMENT 3-2)

(PREVIOUS APPLICATION 689-695 BROADWAY APPROVED MARCH 20, 1963)



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THE CITY CLERK ANNOUNCED PURSUANT TO R. S. 40:55-39.1, THE MUNICIPAL COUNCIL NOT HAVING TAKEN ACTION UPON THIS RECOMMENDATION WITHIN 60 DAYS OF RECEIPT THEREON, THE BOARD OF ADJUSTMENT RECOMMENDATION TO CONCUR IS DEEMED TO HAVE BEEN DISAPPROVED.

COUNCILMAN MEGARO NOTED THE REASON FOR EXPIRATION IS DUE TO THE FACT THE OPEN SPACE GRANT HAS GIVEN THE CITY MONEY TO EXPAND THE LAND SITE FOR THE BROADWAY SCHOOL AFTER WHICH THEY ARE PROPOSING TO PURCHASE THE PROPERTY.

PRESIDENT TURCO DECLARED THE APPLICANT IS NOT PREJUDICED. IF THE MATTER IS NOT RESOLVED, HE MAY REAPPLY.

MR. PAUL RUSSO, 523 JOROLEMON STREET, BELLEVILLE, NEW JERSEY, APPLICANT, CONTENDED THE CITY AND THE BOARD OF EDUCATION WANT TO PURCHASE THE PROPERTY, IN THE MEAN-TIME HIS APPLICATION HAS BEEN DISAPPROVED BECAUSE OF THEIR FAILURE TO ACT.

COUNCILMAN BONTEMPO FELT IT AN INJUSTICE TO THE APPLICANT HAVING TO APPEAR SO MANY TIMES. MR. RUSSO SHOULD NOT HAVE BEEN HINDERED TO THIS EXTENT. SOME ACTION SHOULD HAVE BEEN TAKEN AT THE LAST COUNCIL MEETING.

4-A-2.

THE CITY CLERK READ APPLICATION OF LATH PICKENS (DAVID KAHN, INC., OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ADDITION OF AUTOMOBILE BODY AND FENDER WORK AND PRIVATE CUSTOMER PARKING TO EXISTING AUTOMOBILE REPAIR SHOP; ON PREMISES 206-216 FIRST STREET.

(VOTE OF BOARD OF ADJUSTMENT 5-0)

(PREVIOUS APPLICATION 206-210 FIRST STREET APPROVED MAY 19, 1971)

(PUBLIC HEARING CONTINUED)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

NOT VOTING: COUNCILMAN BONTEMPO.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-3.

THE CITY CLERK READ APPLICATION OF NEWARK BETH ISRAEL MEDICAL CENTER, OWNER; TO PERMIT IN 3RD RESIDENCE AND 1ST BUSINESS DISTRICTS 2-STORY ADDITION TO HOSPITAL EXCEEDING THE HEIGHT LIMIT; ON PREMISES 177-227 LYONS AVENUE.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

(PREVIOUS APPLICATION APPROVED JUNE 17, 1970)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

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MR. JOSEPH STEINBERG, 744 BROAD STREET, NEWARK, NEW JERSEY, ATTORNEY FOR THE APPLICANT, APPEARED.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS.

COUNCILMAN JAMES STATED HE MET WITH MEMBERS OF THE HOSPITAL AND DISCUSSED THE MATTER WITH VARIOUS COMMUNITY GROUPS. HE KNOWS OF THE \$11 MILLION HEALTH PROVISION FORTHCOMING TO NEWARK BETH ISRAEL MEDICAL CENTER AND IS PROUD OF THE PRESENT INTENSIVE CARE UNIT. IN THE INTEREST OF THE COMMUNITY THE COUNCIL WILL ACT FAVORABLY TODAY.

THE MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-A-4.

THE CITY CLERK READ APPLICATION OF TRIPLE H. PARKING CORP. (BROAD NATIONAL BANK, OWNER); TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 264-268 HALSEY STREET AND 33-39 PEARL STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-A-5.

THE CITY CLERK READ APPLICATION OF BONIFACE MARSHALL, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT THE STORAGE OF COMMERCIAL VEHICLES; ON PREMISES 308-310 CLINTON PLACE; ON CONDITION THAT 1) ALL VEHICLES AND EQUIPMENT ARE STORED ON THE PREMISES; 2) THE PROPERTY IS TO BE KEPT CLEAN.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THE APPLICATION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-A-6.

THE CITY CLERK READ APPLICATION OF JAMES A. HARRIS, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT PLACEMENT OF A SIGN FOR A HOME OCCUPATION, WHICH SIGN EXCEEDS THE REQUIREMENTS; ON PREMISES 283 LAKE STREET; ON CONDITION THAT 1) THE SIGN IS NOT TO EXCEED 2' X 3' IN SIZE.

(VOTE OF BOARD OF ADJUSTMENT 3-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

NO: COUNCILMAN BOTTONE.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

PRESIDENT TURCO CALLED FOR ORDINANCES ON FIRST READING.

6-F-A.

THE CITY CLERK READ AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED TO READ NORTH 7TH STREET SOUTHBOUND FROM ABINGTON TO BLOOMFIELD AVENUES.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

6-F-B.

THE CITY CLERK READ AN ORDINANCE 23:5-3.2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING THE PARKING OF COMMERCIAL VEHICLES ON CERTAIN STREETS IN THE CITY OF NEWARK BETWEEN THE HOURS OF MIDNIGHT AND 5 A. M.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AWAITING APPROVAL OF DEPARTMENT OF

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TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 6-F-C. THE CITY CLERK READ AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT LEVELING AND CONTROL BOARD WITHIN THE CITY OF NEWARK.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE FOR FURTHER STUDY WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 6-F-D. THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-K) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARY RANGE OF MUNICIPAL COMPTROLLER.

(MUNICIPAL COMPTROLLER 37½ HOURS \$21,000. - \$22,050.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NO IS ONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

✓ 6-F-E. THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-BF) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT AND OTHER SALARIES)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NO IS ONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

1/6-F-f.

THE CITY CLERK READ AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS."

(THIS ORDINANCE CONTROLS PARKING MONDAY THROUGH SATURDAY)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING, WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

1/6-F-g.

THE CITY CLERK READ AN ORDINANCE TO PROVIDE FOR THE VACATION OF 13TH AVENUE AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM WALLACE STREET WESTERLY TO THE PROPOSED NEW EASTERLY LINE OF BERGEN STREET.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

6-F-H.

THE CITY CLERK READ AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF BRUCE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

6-F-I.

THE CITY CLERK READ AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF MORRIS AVENUE AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

6-F-J.

THE CITY CLERK READ AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF HUNTERDON STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

6-F-K.

THE CITY CLERK READ AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF NEWTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

6-F-L.

THE CITY CLERK READ AN ORDINANCE PROVIDING FOR THE VACATION OF NEWTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM THE PROPOSED NEW NORTHERLY LINE OF TWELFTH AVENUE TO CABINET STREET.

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(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)  
(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

PRESIDENT TURCO CALLED ATTENTION AN ORDINANCE WAS PREPARED RESCINDING "AN ORDINANCE AMENDING TITLE 12, CHAPTER 2, SECTION 22 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)" ESTABLISHING ADDITIONAL SANITARY REGULATIONS FOR ITINERANT EATING AND DRINKING ESTABLISHMENTS (6-S & F-e) ADOPTED OCTOBER 4, 1972. HE FELT IT WAS IMPORTANT TO REPEAL THIS ORDINANCE SINCE IT WAS HINDERING BUSINESS. THE CITY CLERK'S STAFF WILL PREPARE A NEW ORDINANCE IN THIS CONNECTION.

A MOTION TO PLACE THE REPEALING ORDINANCE ON THE CALENDAR OF THIS MEETING UNDER ORDINANCES ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO.

COUNCILMAN BONTEMPO FELT THE ORDINANCE SHOULD BE BASED UPON THOSE PERTAINING TO BUSINESS ESTABLISHMENTS WHERE RENTS AND TAXES ARE PAID BY INDIVIDUALS OPERATING THEM. HOT DOG STANDS SHOULD MAINTAIN THEIR DISTANCE TO BUSINESSES THAT PAY TAXES TO THE CITY.

COUNCILMAN GIULIANO CONTENDED THERE IS LEGISLATION REQUIRING HOT DOG VENDORS TO STAY A CERTAIN DISTANCE FROM BUSINESSES.

COUNCILMAN BOTTONE OPINED THE REQUIREMENT MENTIONED BY COUNCILMAN BONTEMPO SHOULD BE INCORPORATED INTO THE NEW ORDINANCE.

COUNCILMAN HARRIS WAS ADAMANTLY OPPOSED TO RESCINDING THIS ORDINANCE. IT WAS ENACTED BECAUSE IT WAS FOR THE BETTERMENT OF THE HEALTH AND WELFARE OF THE CITIZENS OF THE CITY OF NEWARK, WHEREIN LIES HIS CHIEF CONCERN.

COUNCILMAN WESTBROOKS OPPOSED THIS RESCISSION, CONSIDERING THE SOURCE OF THE ORDINANCE WHICH WAS RECOMMENDED BY THE DIRECTOR OF HEALTH AND WELFARE FOR THE BENEFIT OF THE CITIZENS, TRYING TO IMPROVE THE STANDARDS OF SERVICES. THE COUNCIL HAD AMPLE TIME TO STUDY IT AND THE VENDORS HAD OPPORTUNITY TO SPEAK ON IT.

COUNCILMAN JAMES OBSERVED VENDORS HAVE INDICATED HARDSHIP REGARDING HOT WATER. THE ORDINANCE WAS PREPARED BY THE FORMER HEALTH AND WELFARE DIRECTOR. A SIMILAR ORDINANCE WAS PASSED IN OTHER MUNICIPALITIES AND VENDORS WERE NOT RUN OUT OF BUSINESS. IF IT IS AN



INTOLERABLE SITUATION, WE SHOULD DO THIS AT THE DIRECTION OF THE DIRECTOR OF HEALTH AND WELFARE; WE CANNOT REMOVE LAWS WITHOUT QUESTIONABLE RESULTS. ACTION SHOULD BE TAKEN AFTER CONSULTATION WITH HEALTH AND WELFARE ACTING DIRECTOR BUFORD. HE DID NOT HAVE ANYONE APPROACH HIM IN OPPOSITION TO THE ORDINANCE.

THE MOTION TO PLACE AN ORDINANCE REPEALING "AN ORDINANCE AMENDING TITLE 12, CHAPTER 2, SECTION 22 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)" ESTABLISHING ADDITIONAL SANITARY REGULATIONS FOR ITINERANT EATING AND DRINKING ESTABLISHMENTS (6-S & F-E) ADOPTED OCTOBER 4, 1972 ON THE CALENDAR OF THIS MEETING UNDER ITEM 6-F-M WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, GIULIANO, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMEN HARRIS, JAMES, WESTBROOKS.

/ 6-F-M.

THE CITY CLERK READ AN ORDINANCE REPEALING "AN ORDINANCE AMENDING TITLE 12, CHAPTER 2, SECTION 22 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)" ESTABLISHING ADDITIONAL SANITARY REGULATIONS FOR ITINERANT EATING AND DRINKING ESTABLISHMENTS (6-S & F-E) ADOPTED OCTOBER 4, 1972.

(COPY OF ORDINANCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING AND DIRECT THE CITY CLERK TO INVITE CORPORATION COUNSEL WALLS AND HEALTH AND WELFARE ACTING DIRECTOR BUFORD TO MEET WITH THE COUNCIL AT THEIR JANUARY 9, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, GIULIANO, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMEN HARRIS, JAMES, WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE SIX AND THE NOES ARE THREE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

PRESIDENT TURCO CALLED FOR ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

/ 6-PH, S & F-A.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

JANUARY 3, 1973

AN ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO CLARIFY ORDINANCE ESTABLISHING ZONES AND METER RATES THEREFOR)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY;

Section 1. That Chapter 7, Parking Meter Regulations, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, is amended to read as follows:

23:7-13 Meter Rates

ZONE 1 - All streets in the central business district as defined in Section 23:1-1 excluding therefrom those streets or portions thereof enumerated in Sections 23:5-4 and 23:5-5, the rates shall be as follows:

RATES

one nickel-----	12 minutes
two nickels or one dime-----	24 minutes
fifteen cents-----	36 minutes
twenty cents-----	48 minutes
twenty-five cents-----	60 minutes

ZONE 2 (a) For those streets or portions thereof, where parking is limited to one hour as enumerated in Section 23:5-4, the rates shall be as follows:

RATES

one nickel-----	1/2 hour
two nickels or one dime-----	1 hour

(b) For those streets or portions thereof where parking is limited to two hours, as enumerated in Section 23:5-5, the rates shall be as follows:

RATES

one nickel-----	1/2 hour
two nickels or one dime-----	1 hour
twenty cents-----	2 hours

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

JANUARY 3, 1973

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

✓ 6-PH, S & F-B.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, CHANGING THE REGULATION FOR PARK PLACE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented by:

Deleting therefrom:

Park Place  
East Side, from Park Street to Centre Street

Adding thereto:

Park Place  
East Side, beginning 360' North of the North curb of Park Street and extending to Centre Street

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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JANUARY 3, 1973

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

✓ 6-PH, S & F-C.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, CHANGING THE REGULATION FOR MERCHANT STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by;

Adding thereto:

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

MERCHANT STREET

East Side, from the Northerly curb line of Ferry street 300' Northerly thereof.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE NINE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

✓ 6-PH, S & F-D.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

JANUARY 3, 1973

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AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR ADMINISTRATIVE SECRETARY, MUNICIPAL COURTS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1, of an ordinance entitled, "an ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966, (6S&Fq) and amendments thereto, be and the same is hereby amended by creating the title, title code, annual minimum and annual maximum salary therefor, to wit:

(c) Municipal Courts

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Secretary, Municipal Courts 05-024.50	\$ 9,000.	\$10,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NO IS ONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-E.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

JANUARY 3, 1973

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S.CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-E) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED. (TO ADJUST CERTAIN SALARY RANGES FOR DIRECTOR AND ASSISTANT DIRECTOR, PUBLIC HEALTH NURSING C.H.S.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance creating certain positions in the Division of Health, Department of Health and Welfare and establishing salaries therefor, in conformance with Grant-In-Aid Provisions of Chapter 36, Public Laws 1966 (R.S. Cum. Supp. 26:2F-1) known as the State Health Aid Act of 1966" (6S&Fe) adopted April 5, 1967, be amended to adjust certain salary ranges and to create titles, title codes, annual minimum and maximum salary ranges therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Director, Public Health Nursing, C.H.S. 24-002.50	\$ 12,000.	\$ 14,000.
Director, Public Health Nursing, C.H.S. 24-001.25	14,000.	16,000.

Section 2. The hereinabove established salary ranges shall be effective as of January 1, 1972.

Section 3. Increment steps between the minimum and maximum salaries shall be established at one-half of the difference between the minimum and maximum salaries established hereinabove for each position.

Section 4. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NO IS ONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

JANUARY 3, 1973

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6-PH, S & F-F.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR MUNICIPAL SUPERINTENDENT OF WEIGHTS AND MEASURES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", (6S&Fu) adopted November 22, 1966 and amendments thereto, be amended to adjust the salary range for Municipal Superintendent of Weights and Measures, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Municipal Superintendent of Weights and Measures 09-011	\$11,500.	\$12,500.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NO IS ONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-a.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

JANUARY 3, 1973

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR INVESTIGATOR, BOARD OF ADJUSTMENT.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An Ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966 (6S&Fq), and amendments thereto, be and the same is hereby amended by adjusting the salary range for the following noted title, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(b) <u>Board of Adjustment</u>		
Investigator, Board of Adjustment 09-035	\$8,500.	\$10,500.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

A MOTION TO AMEND THE ORDINANCE BY CHANGING THE SALARY TO \$9,500. ANNUAL MINIMUM SALARY TO \$11,000. ANNUAL MAXIMUM SALARY WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMEN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NO IS ONE. THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE, AS AMENDED AND GIVE PUBLIC NOTICE OF THE AMENDMENT AS PROVIDED BY LAW. THIS ORDINANCE, AS AMENDED, WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON JANUARY 17, 1973.

HEARINGS OF CITIZENS.

6-HC-A.

MR. LOUIS SICA, 556 BROADWAY, NEWARK, NEW JERSEY, ADDRESSED THE MUNICIPAL COUNCIL WITH RESPECT TO "TAX ABATEMENT APPLICATIONS."



JANUARY 3, 1973

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MR. SICA URGED THE MUNICIPAL COUNCIL TO PLACE A MORATORIUM ON FUTURE TAX ABATEMENT APPLICATIONS IN NEWARK AS THEY ARE CAUSING CHAOS IN THE CITY AND HOMEOWNERS DO NOT THINK WE NEED THEM. EVERYONE IS SEEKING TAX ABATEMENT INCLUDING BIG BUSINESS. THE CITY CANNOT SURVIVE UNDER THESE CONDITIONS. IF TAX ABATEMENTS ARE GRANTED, IT SHOULD BE REDUCED TO 2% RATHER THAN THE LARGE AMOUNTS GIVEN. THE TAX RATE WILL NEVER GO DOWN.

COUNCILMAN JAMES CALLED ATTENTION THERE IS AN ACUTE NEED FOR HOUSING AND TAX ABATEMENT IS GRANTED TO INDUCE BUILDING. WE ALL SHARE CONCERN REGARDING TAX ABATEMENT. WHERE WE HAVE VACANT LAND WE LOOK FOR BUILDERS SO SOME RATABLES COME INTO NEWARK. NO ONE CAN AFFORD THE TAX RATE AND HOUSING IS WELCOMED, TO WHICH WE DIRECT OURSELVES. THERE IS NO OTHER ALTERNATIVE.

PRESIDENT TURCO NOTED CONTRACTORS HAVE NOTHING TO DO WITH FINANCE. BANKS WILL NOT INVEST UNLESS THEY ARE ASSURED OF INCOME. IF THE AMOUNT OF CONSTRUCTION IS REDUCED THE TAX INTAKE WILL ALSO BE REDUCED.

16-HC-B.

REVEREND LEVIN WEST, 9-11 HOLLAND STREET, NEWARK, NEW JERSEY, CITED AREAS IN THE CITY WHICH ARE DETERIORATING CAUSED BY BURNING AND NEGLECT. HE URGED THE COUNCIL TO INTEREST THEMSELVES IN WHAT PEOPLE IN THE CITY NEED AS FAR AS DECENT LIVING IS CONCERNED. THERE IS GARBAGE IN THE STREETS, PARTICULARLY FROM BERGEN STREET TO SOUTH 10TH STREET WHERE DEBRIS IS PROMINENT. HE INVITED THE COUNCIL TO PARTICIPATE IN A TOUR OF THE AREA.

COUNCILMAN WESTBROOKS STRESSED HE HAS BEEN DEALING WITH THE PROBLEM AND NOT RECEIVING PROPER SUPPORT, NOT ONLY FROM ADMINISTRATION, BUT FROM THE COUNCIL. HOWEVER, HE HOPES TO SEE SOME CHANGES IN THE NEAR FUTURE. HE HAS PARTICIPATED IN MANY TOURS, WITHOUT RESULTS.

16-HC-C.

MRS. OZIE TUCKER, 110 CENTER TERRACE, NEWARK, NEW JERSEY, ADDRESSED THE MUNICIPAL COUNCIL URGING THAT "IVY HAVEN NURSING HOME" BE LEFT INTACT. PEOPLE WHO HAVE NO ONE TO TAKE CARE OF THEM HAVE BEEN PROVIDED FOR AT THIS FACILITY. EMPLOYEES RECEIVED THE SHOCKING NEWS IVY HAVEN NURSING HOME WOULD BE SOLD. SOMEONE HAS CONSIDERED THIS HOME WAS NOT NECESSARY. ALL OF US GO TO PLACES OF THIS KIND ONE TIME OR ANOTHER. MRS. TUCKER STRESSED IVY HAVEN NURSING HOME BE CONTINUED AS HERETOFORE. THEY WERE TOLD TWO WEEKS AGO OF THE CLOSING. HAD THEY KNOWN SOONER, THE EMPLOYEES WOULD HAVE ACTED ACCORDINGLY.

COUNCILMAN JAMES NOTED COUNCILMAN BOTTONE WAS ON A COMMITTEE IN CONNECTION WITH THE IVY HAVEN NURSING HOME. THE BUSINESS ADMINISTRATOR INDICATED NEWARK SHOULD NOT BE IN THE NURSING BUSINESS AND THEY ARE CLOSING IVY HAVEN NURSING HOME WHETHER THE COUNCIL WANTS IT OR NOT. THEY SAID THEY WILL RELOCATE THE PERSONNEL THERE. EVERYTHING SPOKEN HERE SHOULD BE SAID TO THE MAYOR AND BUSINESS ADMINISTRATOR AS BEFORE THE COUNCIL IS A LETTER FROM THEM INDICATING THEY WILL CLOSE IVY HAVEN. IF THE SALARIES ARE KEPT IN THE BUDGET, ADMINISTRATION SAID THEY DO NOT HAVE TO HIRE THE PERSONNEL. HAD IT NOT BEEN FOR COUNCIL

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INTERVENTION, IVY HAVEN NURSING HOME WOULD HAVE BEEN CLOSED TWO YEARS AGO.

COUNCILMAN BOTTONE CONCURRED IN THE REMARKS OF COUNCILMAN JAMES. IF IT WERE NOT FOR THE COUNCIL, THIS FACILITY WOULD HAVE BEEN CLOSED TWO YEARS AGO. HE REFERRED INTERESTED INDIVIDUALS IN THE AUDIENCE TO THE MAYOR, WHO INDICATED THEY WERE UNABLE TO SEE HIM. COUNCILMAN BOTTONE NOTED PATIENTS AT IVY HAVEN HAVE LOST MEDICARE AND MEDICAID. ACCREDITATION AS A HOSPITAL WAS LOST. STEPS SHOULD BE TAKEN TO MAINTAIN ACCREDITATION.

COUNCILMAN BONTEMPO RECALLED IVY HAVEN HAS BEEN IN EXISTENCE FIFTY YEARS AND HE OPPOSED ITS SALE. HE MAINTAINED OUTSIDERS COME IN AND DESIGN WHAT IS GOOD FOR NEWARK AND WHAT IS NOT GOOD. WHAT WILL HAPPEN TO THE PEOPLE WHO HAVE BEEN THERE A LONG TIME? NURSING HOMES ARE IMPORTANT AND ADMINISTRATION SHOULD REALIZE THIS.

COUNCILMAN GIULIANO MAINTAINED THE COUNCIL WAS IN FAVOR OF KEEPING THIS FACILITY OPEN. HOWEVER, IT WAS CLEARLY INDICATED NO ONE WOULD LOSE THEIR JOBS IF THE NURSING HOME WAS CLOSED.

PRESIDENT TURCO ANNOUNCED THIS MATTER WILL BE DISCUSSED WITH ADMINISTRATION AT THEIR JANUARY 9, 1973 SPECIAL CONFERENCE.

6-HC-D.

MR. RAMON RIVERA, 54 SPRUCE STREET, NEWARK, NEW JERSEY, OPPOSED THE ADOPTION OF RESOLUTION 7-R-V ON THE CALENDAR OF THIS MEETING WHICH APPROVED APPLICATION AND PLAN OF SHALOM TOWERS, INC. FOR CONSTRUCTION OF BUILDING AT 75-91 AND 93-95 CLINTON AVENUE, GRANTING EXEMPTION FROM TAXATION OF 48 YEARS. HE STATED HE REPRESENTS BLACK AND PUERTO RICAN RESIDENTS IN THE AREA. MR. RIVERA COULD NOT UNDERSTAND HOW SPONSORS CAN BUILD MIDDLE INCOME APARTMENTS WITHOUT COMMUNITY PARTICIPATION IN AN OVERCROWDED SECTION THAT LACKS SCHOOLS AND PROPER FACILITIES. THE SPONSORS OF SHALOM TOWERS ARE NOT CONCERNED WITH THE CITIZENS, HOWEVER, THE COMMUNITY'S SENTIMENTS ARE INDICATED TO THE SPEAKER.

PRESIDENT TURCO ASSERTED THIS TAX ABATEMENT APPLICATION WAS DEALT WITH IN THE SAME MANNER AS OTHERS AND WONDERED IF THE SPEAKER'S SENTIMENTS WERE EQUAL IN ALL TAX ABATEMENT MATTERS.

COUNCILMAN WESTBROOKS CALLED ATTENTION MR. RIVERA HAS A RIGHT TO OPPOSE THIS TAX ABATEMENT APPLICATION WITHOUT PERSONAL BIAS AND PREJUDICE. HE INDICATED THERE WERE OTHER CITIZENS WHO WISHED TO SPEAK ON THIS MATTER, WHO HE FELT MET THE REQUIREMENTS TO BE HEARD AT THIS MEETING.

THE CITY CLERK READ THE ORDINANCE ADOPTED BY THE MUNICIPAL COUNCIL JUNE 7, 1972 REGARDING RULES OF PROCEDURE AND DIRECTION OF THE COUNCIL NOT TO ACCEPT LISTS OF CITIZENS TO SPEAK. HE EXPLAINED INCIDENTS IN THE PAST WHERE UNFORTUNATELY NAMES WERE SUBMITTED WITHOUT THE INDIVIDUAL'S AWARENESS.

COUNCILMAN HARRIS RECALLED AT THE CONFERENCE IT WAS INDICATED THERE WERE OTHERS

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IN THE AREA OF THE PROPOSED CONSTRUCTION OF SHALOM TOWERS WHO INDICATED THEY OPPOSED IT. IT WAS AGREED WE WOULD HAVE A PUBLIC HEARING WHERE ALL INTERESTED INDIVIDUALS COULD SPEAK.

COUNCILMAN JAMES ASKED THE SPEAKERS LISTED IF THEY WOULD APPEAR AT THE JANUARY 17, 1973 MEETING OF THE MUNICIPAL COUNCIL. HE ASKED FOR AN OPINION REGARDING HEARINGS OF CITIZENS ORDINANCE FROM THE LAW DEPARTMENT REPRESENTATIVE YRNING VENOKUR.

ASSISTANT CORPORATION COUNSEL VENOKUR SAID SINCE THIS MATTER IS BEING DELAYED, HE WOULD WANT TO CHECK INTO THE LAW. HE WAS INCLINED TO AGREE WITH THE CITY CLERK'S EXPLANATION OF THE ORDINANCE.

PRESIDENT TURCO REQUESTED THE CITY CLERK TO CLARIFY THE ORDINANCE BY AN AMENDMENT INSERTING THE WORDS "PERSONAL NOTICE."

COUNCILMAN GIULIANO WELCOMED FORMER COUNCILMAN HORACE SHARPER WHO WAS PRESENT IN THE AUDIENCE.

COUNCILMAN BONTEMPO LEFT THE MEETING 3:00 P. M.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

RESOLUTIONS 7-R-A THROUGH 7-R-D AND 7-R-F THROUGH 7-R-U ON THE CALENDAR OF THIS MEETING WERE ADOPTED AT A SPECIAL MEETING OF THE MUNICIPAL COUNCIL DECEMBER 29, 1972.

7-R-E. RESOLUTION PROVIDING FOR THE CONTRACTING OF PROFESSIONAL SERVICES BETWEEN ATHENA MANPOWER CORPORATION AND THE ADDICTION PLANNING AND COORDINATION AGENCY WITHOUT THE NECESSITY OF ADVERTISING FOR BIDS PURSUANT TO N.J.S. 40A:11-5 (1) (A).

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(ADDICTION PLANNING AND COORDINATING COUNCIL DIRECTOR TUCKER TO MEET WITH THE COUNCIL JANUARY 9, 1973)

A MOTION TO DEFER ACTION ON THIS RESOLUTION FOR DISCUSSION AT THE JANUARY 9, 1973 SPECIAL CONFERENCE OF THE MUNICIPAL COUNCIL WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-V. RESOLUTION APPROVING APPLICATION AND PLAN OF SHALOM TOWERS, INC., FOR THE CONSTRUCTION OF BUILDING LOCATED IN THE AREA AS SET FORTH IN THE ANNEXED APPLICATION, GRANTING EXEMPTION FROM TAXATION OF 48 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ. UPON APPROVAL OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NEW JERSEY PUBLIC HOUSING AUTHORITY. (PROJECT TO BE LOCATED AT 75-91 AND 93-95 CLINTON AVENUE CONSISTING OF 196 DWELLING UNITS)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO DEFER ACTION ON THIS RESOLUTION AND DIRECT THE CITY CLERK TO CONTACT THE BOARD OF EDUCATION AND VARIOUS CITY AGENCIES TO ASCERTAIN WHAT ACTION, IF ANY WOULD BE REQUIRED TO BE TAKEN IF THIS PROJECT WERE ERRECTED; FURTHER ANY COMMENTS ON THE IMPACT THE PROPOSED BUILDING WOULD HAVE WITH RESPECT TO SAID AGENCIES, WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-w.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE "AGREEMENT" WITH THE NEW JERSEY STATE NURSES' ASSOCIATION, SETTING FORTH RATES OF COMPENSATION AND CONDITIONS OF WORK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

7-R-x.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MARY C. KORNEGAY, DEPUTY MUNICIPAL COURT CLERK, OFFICE OF MAYOR, MUNICIPAL COURTS, FOR PERIOD BEGINNING JANUARY 1, 1973 AND ENDING JUNE 30, 1973. (CONTINUE WORKING AS PRIVATE SECRETARY, LAW, DEPARTMENT OF LAW - FIRST LEAVE BEGAN JUNE 1, 1970)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

THE CITY CLERK CALLED FOR FURTHER BIDS BASED UPON RESOLUTION 7-R-B ADOPTED DECEMBER 20, 1972, ACKNOWLEDGING RECEIPT OF OFFER TO PURCHASE CITY-OWNED PROPERTY AT 11 WINANS AVENUE, BLOCK 2612, LOT 11, FOR \$1,200. THIS OFFER WAS ADVERTISED AND THE DATE OF SALE WAS ESTABLISHED FOR THIS DATE.

THERE WERE NO FURTHER BIDS FOR THE PROPERTY.

A MOTION TO CLOSE THE BIDDING AND ACCEPT THE OFFER OF WILLIS NICKELS WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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/ 7-R-Y.

THE CITY CLERK THEN PRESENTED RESOLUTION ACCEPTING BID OF WILLIS NICKELS FOR PURCHASE OF CITY-OWNED PROPERTY AT 11 WINANS AVENUE, BLOCK 2612, LOT 11, FOR \$1,200.

(DIMENSIONS: 24.6 x 90.3; 2ND RESIDENTIAL DISTRICT)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-Z.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GIL-Z REAL ESTATE COMPANY, INC., OWNER OF PREMISES 22 SOUTH 14TH STREET, BLOCK 1898, LOT 44, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-BA.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM WILLIAM EUBANK OLIVER AND LOUISE C. OLIVER, HIS WIFE, OWNERS OF PREMISES 12 EAST ALPINE STREET, BLOCK 2777, LOT 11, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-BB.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHARLES FELDMAN AND ROSALYN FELDMAN, HIS WIFE, AND MAX FELDMAN AND BERNITA FELDMAN, HIS WIFE, OWNERS OF PREMISES 114-116 WATSON AVENUE, BLOCK 3573, LOTS 2 AND 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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7-R-Bc.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JERRY D'ALESSIO, EXECUTOR OF THE ESTATE OF CARMINE D'ALESSIO, DECEASED, OWNER OF PREMISES 70 CRANE STREET, BLOCK 476, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BD.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANGELO MALLOZZI AND MARIA MALLOZZI, HIS WIFE, OWNERS OF PREMISES 315 MORRIS AVENUE, BLOCK 246, LOT 16, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BE.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FLORENCE HERRIGAL, WIDOW, OWNER OF PREMISES 362 MULBERRY STREET, BLOCK 889, LOT 26, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BF.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT MINTZ AND MARY MINTZ, HIS WIFE, OWNERS OF PREMISES 154 PESHINE AVENUE, BLOCK 2683, LOT 23, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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7-R-BG.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GENNARO PIZZA,  
COLLECTION REPRESENTATIVE, DEPARTMENT OF FINANCE, WATER ACCOUNTING CUSTOMER SERVICE FOR  
PERIOD BEGINNING JANUARY 1, 1973 AND ENDING JUNE 30, 1973. (CONTINUE WORKING IN DEPART-  
MENT OF PUBLIC WORKS - FIRST LEAVE BEGAN JULY 1, 1972)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY  
 COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
 PRESIDENT TURCO.

7-R-BH.      RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT  
NEEDED FOR PUBLIC USE AUCTION OF JUNK VEHICLES-POLICE DEPARTMENT, PURSUANT TO LOCAL CON-  
TRACTS LAW, N.J.S.A. 40A:11-36.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY  
 COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
 PRESIDENT TURCO.

7-R-BI.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN SUM OF \$10,000.  
PAYABLE TO FELICITA MASSANET AND EMIL J. YAMPAGLIA, ATTORNEY, UPON RECEIPT BY THE CORPORA-  
TION COUNSEL OF A STIPULATION OF DISMISSAL AND A GENERAL RELEASE, AND ANY OTHER DOCUMENTS  
DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR INJURIES SUSTAINED WHEN SHE SLIPPED AND  
FELL ON SIDEWALK ABUTTING BROAD STREET SIDE OF LINCOLN PARK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY  
 COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
 PRESIDENT TURCO.

7-R-BJ.      RESOLUTION AUTHORIZING MAYOR TO ENTER INTO AGREEMENT WITH THE STATE OF NEW  
JERSEY, DEPARTMENT OF TRANSPORTATION WHEREIN THE STATE WILL REIMBURSE THE CITY OF NEWARK  
FOR CERTAIN REVISIONS AND REARRANGEMENTS TO FACILITIES OF EXISTING FIRE ALARM AND POLICE  
TELEPHONE SYSTEMS IN CONNECTION WITH THE CONSTRUCTION OF FREEWAY INTERSTATE ROUTE 78,  
SECTION 5AE AND 5 AG THROUGH PORTION OF CITY OF NEWARK, NYE AVENUE TO ELIZABETH AVENUE,  
CITY WILL BE SOLELY RESPONSIBLE FOR OPERATION, REPAIR AND MAINTENANCE THEREOF.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BK.

RESOLUTION AUTHORIZING MAYOR TO SUBMIT TO SECRETARY OF HOUSING AND URBAN DEVELOPMENT A PROPOSAL REQUESTING FUNDING OF NEWARK FISCAL ACCOUNTABILITY SYSTEM FOR PERIOD COMMENCING JANUARY 1, 1973 TO JUNE 30, 1973 SUM OF \$481,653. AND NORTH JERSEY COMMUNITY UNION HEALTH CENTER FOR FUNDING IN SUM OF \$165,691. AS MATCHING FUNDS FOR OEO COMMITMENT FOR AN ADDITIONAL \$250,000. AND FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK WITH HOUSING AND URBAN DEVELOPMENT AND SUBCONTRACT WITH OPERATING AGENCIES AND CONSULTANTS WHERE NECESSARY IN PERFORMANCE OF PROGRAM MATERIAL ATTACHED HEREIN.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BL.

RESOLUTION AUTHORIZING MUNICIPAL COMPTROLLER TO OPEN TRUST ACCOUNT FOR PURPOSE OF HOLDING ANY SUMS COLLECTED IN CONNECTION WITH FORECLOSED PROPERTIES BY THE CITY OF NEWARK DURING 1972 AS SHOWN ON ANNEXED SCHEDULE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BM.

RESOLUTION AMENDING RESOLUTION 7-R-BL ADOPTED OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO TRANSFER \$50,000., DEPARTMENT OF PUBLIC WORKS, BUREAU OF TRAFFIC AND SIGNALS, FROM PROJECT #46/206-72, \$22,500., PROJECT #46/207-72, \$21,500., PROJECT #46/208-72, \$6,000., TO DIVISION OF MOTORS, PROJECT #46/206-72, \$9,000., PROJECT #46/207-72, \$35,000., PROJECT #46/208-72, \$6,000.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.



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7-R-BN. EMERGENCY RESOLUTION APPROPRIATING \$54,000., FIRE DEPARTMENT, OTHER EXPENSES, 260-REPAIR AND MAINTENANCE CHARGES \$9,315., 411-GENERAL EQUIPMENT AND MACHINERY, PARKING METERS \$44,685., TO PROVIDE FUNDS FOR PURCHASING AND INSTALLATION 2 CUMMINS "555M" AND 2 CUMMINS "903" DIESEL ENGINES, SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AND DIRECT THE CITY CLERK TO ASK FIRE DIRECTOR CAUFIELD TO PREPARE NECESSARY LEGISLATION TO INCLUDE THESE ITEMS IN THE CAPITAL IMPROVEMENT PROJECT WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BO. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT ON BEHALF OF CITY WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY - NEW JERSEY MEDICAL SCHOOL IN THE AMOUNT OF \$20,000. FOR MAINTAINING A CENTRAL REGISTRY OF CHILDREN SCREENED FOR LEAD POISONING.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

#### MOTIONS.

NONE.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-A. THE CITY CLERK PRESENTED COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, APPOINTING LIEUTENANT EDWARD L. KERR AS ACTING DIRECTOR OF THE NEWARK POLICE DEPARTMENT FOR A PERIOD NOT TO EXCEED NINETY DAYS BEGINNING JANUARY 1, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COMMUNICATION BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-B. THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 22, 1972, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE CONSTRUCTION OF SEWERS IN ADAMS STREET AND THOMAS STREET AND THE ACQUISITION OF NEW AUTOMOTIVE

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VEHICLES AND EQUIPMENT FOR THE DIVISION OF MOTORS OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$350,000. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 21/9-72, 46/206-72, 46/207-72 AND 46/208-72)."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE JANUARY 17, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-c.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 22, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE PROVIDING FOR THE FENCING OF VACANT LOTS,' ADOPTED DECEMBER 6, 1972 (6-S & F-H)."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE JANUARY 17, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-d.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 22, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS OF ANALYST AND SENIOR COMMUNITY RELATIONS SPECIALIST)"

(ADMINISTRATIVE ANALYST \$10,815. - \$13,545.

(SENIOR COMMUNITY RELATIONS SPECIALIST 10,815. - 13,545.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE NEWARK HUMAN RIGHTS COMMISSION EXECUTIVE DIRECTOR BLUE TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR JANUARY 16, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

JANUARY 3, 1973

8-E.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 22, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-K) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR CHIEF CLERK, DEPARTMENT OF RECREATION AND PARKS)

(CHIEF CLERK, DEPARTMENT OF RECREATION AND PARKS \$9,030. - \$10,500.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE RECREATION AND PARKS DIRECTOR WASHINGTON TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR PRE-MEETING CONFERENCE JANUARY 16, 1973 TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PETITIONS.

NONE.

PENDING BUSINESS ON THE CALENDAR.

9-A.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 20, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 14, CHAPTER 8, SECTION 8, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(THIS AMENDMENT OFFERS REWARD FOR EVIDENCE LEADING TO APPREHENSION OF VIOLATORS OF THIS ORDINANCE)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE FOR CLARIFICATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

9-B.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 27, 1972, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A LEASE AGREEMENT WITH GODFREY M. WEINSTEIN TRUST."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE COMMUNITY DEVELOPMENT ADMINISTRATION ACTING DIRECTOR DENNISON TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR JANUARY 16, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN JAMES.

JANUARY 3, 1973

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 27, 1972, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CER-  
TAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED  
SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF  
NEWARK, NEW JERSEY,' (6-S & F-Y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO  
CHANGE THE TABLE OF ORGANIZATION"

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE  
BUSINESS ADMINISTRATOR BODINE, POLICE DEPARTMENT ACTING DIRECTOR KERR AND SUPERIOR  
OFFICERS ASSOCIATION PRESIDENT, LIEUTENANT ROX TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR  
JANUARY 16, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN  
MEGARO, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, MEGARO, VILLANI, WESTBROOKS,  
PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN JAMES.

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PER-  
MANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,'  
ADOPTED NOVEMBER 22, 1966 (6-S & F-BA). (TO CREATE THE POSITION AND SALARY RANGE FOR  
SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)"

(SECRETARIAL ASSISTANT \$7,350. - \$9,450.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN VILLANI,  
SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
PRESIDENT TURCO.

9-e.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE AMENDING AND  
SUPPLEMENTING CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE AND REPEALING CHAPTER 11,  
DEPARTMENT OF HOSPITALS AND INSTITUTIONS, OF TITLE 2, ADMINISTRATION, OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO ABOLISH  
THE DEPARTMENT OF HOSPITALS AND INSTITUTIONS, DISCONTINUE THE OPERATION OF THE CITY  
HOSPITAL WHICH HAS HERETOFORE BEEN CONVEYED, AND TO TRANSFER THE IVY HAVEN NURSING HOME  
TO THE DEPARTMENT OF HEALTH AND WELFARE,' (6-S & F-E) ADOPTED NOVEMBER 26, 1968. (TO  
DELETE IVY HAVEN NURSING HOME)"

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(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(HIS HONOR, MAYOR KENNETH A. GIBSON AND BUSINESS ADMINISTRATOR CORNELIUS BODINE  
TO MEET WITH THE COUNCIL JANUARY 9, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY PRESIDENT TURCO, SECONDED  
BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
PRESIDENT TURCO.

NEW BUSINESS ON THE CALENDAR.

NONE.

MISCELLANEOUS.11-A.

THE CITY CLERK REPORTED THE FOLLOWING BINGO AND RAFFLES LICENSES WERE ISSUED  
FROM DECEMBER 13, 1972 TO DECEMBER 27, 1972:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
DOMINICAN FATHERS	5929 AMENDED
ST. CASIMIR'S ROMAN CATHOLIC CHURCH	5980 AMENDED
HOLY NAME SOCIETY, BLESSED SACRAMENT CHURCH	6008 AMENDED
HOLY NAME SOCIETY, SACRED HEART CHURCH	6019 AMENDED
ANSHE LUBOROWITZ SISTERHOOD	6027 AMENDED
IMMACULATE HEART OF MARY ROMAN CATHOLIC CHURCH	6095
P.F.C. HENRY GUGLICIELLO CHAPTER #57 DAV	6096
NEWARK AERIE No. 44 F.O.E.	6098
BLESSED SACRAMENT CHURCH	6101
NEWARK LODGE 237 LOYAL ORDER OF MOOSE	6102
ST. ANN'S EDUCATIONAL CLUB	6103
SACRED HEART CATHEDRAL SCHOOL	6104
SACRED HEART CATHEDRAL	6105

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
ALANON ASSOCIATION, INC.	6097
CLINTON MEMORIAL A.M.E. ZION CHURCH	6099
ROSARY ALTAR SOCIETY, SACRED HEART CHURCH, VAILSBURG	6100

A MOTION TO CONCUR IN THE REPORT WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY  
COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
PRESIDENT TURCO.

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ADJOURNMENT.12.

A MOTION TO ADJOURN THIS MEETING WAS MADE BY 'COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

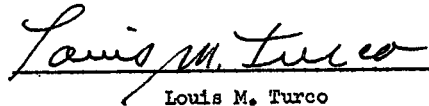
YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

THIS MEETING ADJOURNED AT 3:40 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Louis M. Turco  
President

NEWARK, NEW JERSEY, JANUARY 9, 1973

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A SPECIAL MEETING OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, FOR 10:00 A. M., TUESDAY, JANUARY 9, 1973, WAS ADJOURNED BECAUSE OF LACK OF A QUORUM.

THE CITY CLERK APPEARED AT 10:00 A. M., ASSUMED THE CHAIR, AND AT 10:30 A. M. ADJOURNED THE MEETING.

APPROVED:

Frank D'Ascensio

FRANK D'ASCENSIO

CITY CLERK

Louis M. Turco

LOUIS M. TURCO

PRESIDENT

January 9, 1973

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Newark, New Jersey, January 17, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Maurus McBarron, Saint Mary's Roman Catholic Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Dunsmuir, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk.

4-a.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR ELEVEN MONTHS ENDING NOVEMBER, 1972.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-b.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-121, FROM DECEMBER 11, 1972 TO DECEMBER 15, 1972.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-c.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM DECEMBER 18, 1972 TO DECEMBER 22, 1972.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-d.

The City Clerk presented AUDIT REPORT, EMPLOYEES' RETIREMENT SYSTEM, FOR THE YEAR ENDED DECEMBER 31, 1971, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and placed on file was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-e.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF DECEMBER, 1972.

A motion that the Report be received and placed on file was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-f.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-38, FROM DECEMBER 25, 1972 TO DECEMBER 29, 1972.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bontempo, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

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4-A-1.

The City Clerk read APPLICATION OF BONIFACE MARSHALL, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT THE STORAGE OF COMMERCIAL VEHICLES; ON PREMISES 308-310 CLINTON PLACE; ON CONDITION THAT 1) ALL VEHICLES AND EQUIPMENT ARE STORED ON THE PREMISES; 2) THE PROPERTY IS TO BE KEPT CLEAN.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

Councilman James stated in reading the transcript of the Board of Adjustment, he noted a 4 - 0 vote in favor of this application and he spoke to some individuals directly involved. There were no protestors at the last meeting at which this matter was deferred. Inasmuch as there are no protestors and he has received verbal assurance the agreement as posed in the transcript of the Board of Adjustment will be followed by letter of the law, he will move to approve this application. It should be clearly indicated that the recommendations will be strictly adhered to, that is the material will be maintained behind the fence area and the property will be kept clean at all times.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED TO READ NORTH 7TH STREET SOUTH-BOUND FROM ABINGTON TO BLOOMFIELD AVENUES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Disapproved by Department of Transportation, Division of Traffic Engineering)

A motion directing the City Clerk to return this ordinance to Administration in view of the fact that the New Jersey Department of Transportation, Division of Traffic Engineering disapproved this ordinance, was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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6-F-b.

The City Clerk read AN ORDINANCE 23:5-3.2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING THE PARKING OF COMMERCIAL VEHICLES ON CERTAIN STREETS IN THE CITY OF NEWARK BETWEEN THE HOURS OF MIDNIGHT AND 5 A. M.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-c.

The City Clerk read AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT LEVELING AND CONTROL BOARD WITHIN THE CITY OF NEWARK.

(Copy of ordinance submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(This ordinance controls parking Monday through Saturday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is

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declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 7, 1973.

6-F-e.

The City Clerk read BOND ORDINANCE TO AUTHORIZE THE CONSTRUCTION OF SEWERS IN ADAMS STREET AND THOMAS STREET AND THE ACQUISITION OF NEW AUTOMOTIVE VEHICLES AND EQUIPMENT FOR THE DIVISION OF MOTORS OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$350,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 21/9-72, 46/206-72, 46/207-72 AND 46/208-72).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 7, 1973.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE FENCING OF VACANT LOTS," ADOPTED DECEMBER 6, 1972 (6-S & F-h).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 7, 1973.

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6-F-g.

The City Clerk read AN ORDINANCE TO AMEND RULE XVI OF SECTION 2:15-1, RULES OF PROCEDURE GOVERNING CONDUCT OF COUNCIL MEETINGS, TITLE 2, CITY ADMINISTRATIVE CODE OF REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, REQUIRING PRIOR WRITTEN NOTICE BY PERSONS DESIRING TO ADDRESS THE COUNCIL.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bontempo.

Councilman Westbrooks stated he did not have time to study this ordinance. He strenuously objected to this revision because it makes it more difficult for persons to address the Municipal Council. He does not feel individuals should be required to give personal notice. If this is true, then anyone who does not come to the City Clerk's Office personally will not be allowed to speak.

The City Clerk interjected the request can be by mail but must be signed by the person seeking to address the Council.

Councilman Westbrooks continued this will discourage rather than encourage participation. Formerly persons were allowed to send in a request as a group or body. Councilman Westbrooks felt rather than suggesting legislation such as this the Council should try to relax legislation to provide maximum amount of citizen participation.

Councilman Westbrooks said previously all Council meetings were held in the evening but were changed to one in the afternoon and one at night. He feels it was done to discourage citizen participation and this ordinance does the same thing. Councilman Westbrooks concurred in the former procedure which permitted a person to submit his name and others who wished to be heard. He strongly opposed this ordinance.

Councilman Bontempo stated in the last couple of years the Council meetings have been a circus and they are trying to let the decent citizens address the Council but no one has a right to bring in a list of 100 names and be repetitious. Councilman Bontempo agreed everyone has a right to speak but they must follow set procedures. He alleged Councilman Westbrooks submitted names and some of the people did not give authorization for their names to appear on the list.

Councilman Westbrooks did not appreciate any inference that he had submitted names without their knowledge. This has not been proven. Councilman Westbrooks asked Councilman Bontempo to retract the statement.

Councilman Giuliano felt a day meeting was very healthy for all the people of the City of Newark. Many are afraid to go out at night. Councilman Giuliano said many people appear before the Council and repeat the same old story. He was in favor of the adoption of this ordinance.

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President Turco explained this proposed ordinance permits any person to address the Council provided that personal notice is given by such person to the City Clerk before 10:00 A. M. on the day of an afternoon meeting and before 4:00 P. M. on the day of an evening meeting. It prohibits someone coming in with a list of 100 people who may want to speak. President Turco felt this ordinance affords people plenty of time to request to appear before the Council.

Councilman James said the inference was made that by voting for this ordinance it would give "decent" people a chance to be heard. He asserted the Council cannot prejudge the speakers. Some talented and intelligent people have appeared before the Council. Lists were submitted, some names deleted and some people did not appear. Councilman James was against the inference of decency based on voting one way or the other.

Councilman Harris contended no Councilman is in a position to prejudge whether or not a person warrants the privilege to speak. They are all entitled to be heard.

The motion to adopt the ordinance on first reading was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilmen Harris, James, Westbrook.

President Turco: The yeses are six and the noes are three. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 7, 1973.

At the request of President Turco, the police ejected a man who was creating a disturbance from the Council Chamber.

Councilman Westbrook felt the Council President was being prejudiced, could not be the judge and had no proof that the individual was disruptive.

President Turco disagreed with Councilman Westbrook.

Councilman James said in his two years plus in office no one has been removed from the Council Chamber by direction of the Chair. There were ample policemen in the audience. If someone is rude, he should be under the direction of the Sergeant-at-Arms. Councilman James felt this individual should be brought back to the Council Chamber.

President Turco asked the City Clerk whose responsibility is to give direction

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to the Sergeant-at-Arms and who controls the meeting.

The City Clerk cited "Rule VI. Presiding Officer-Election and Duties. The presiding officer of the council shall be the president of the council..... The president of the council shall preserve strict order and decorum at all regular and special meetings and conferences of the council..... Rule XVIII. Decorum. Any person making personal, impertinent or slanderous remarks or who shall become boisterous while addressing the council shall forthwith be barred by the presiding officer from further audience before the council unless permission to continue or again address the council be granted by the majority vote of the council. The chief of police, or such member or members of the police department as he may designate, shall be the sergeant-at-arms of the council meetings. He, or they, shall carry out all orders and instructions given by the presiding officer for the purpose of maintaining order and decorum at the council meetings."

Councilman Harris felt the young man was warned and it would be proper to permit him to come back in the audience and the Council continue with the meeting.

Councilman Bontempo declared he has been abused at Council meetings. He cited an incident which led to a complaint of assault and battery against him.

President Turco stated he had said if this individual would observe the rules of decorum he could return to the Council Chamber.

A motion to consider Item 8-a on this Calendar under Ordinances on First Reading was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF INTERPRETER SPANISH, CITY CLERK)

(Interpreter Spanish,  
City Clerk \$6,195. - \$7,140.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 7, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARY RANGE OF MUNICIPAL COMPTROLLER)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefor" (6S&Fk) adopted November 22, 1966 as amended and supplemented, be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective titles of such positions, the codes, the minimum and maximum salaries therefor, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Municipal Comptroller (37½ Hours) 07-001.50 U	\$21,000	\$22,050

Section 2. All prior ordinances or part of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinafter set forth are hereby repealed.

Section 3. This ordinance shall be retroactive to January 1, 1973.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey .



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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT AND OTHER SALARIES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "an ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Fire Department of the City of Newark, New Jersey (6S&Fbi) adopted November 22, 1966, and amendments thereto, be amended by adjusting the salary ranges as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Fireman 10-015 - Positions 811			
January 1, 1972	\$ 9,771.	\$10,286.	\$10,800.
July 1, 1972	10,179	10,714.	11,250.
Salvage man 10-016 - Positions 5			
January 1, 1972	9,771.	10,286	10,800.
July 1, 1972	10,179.	10,714.	11,250.
Fire Alarm Operator 10-017 - Positions 15			
January 1, 1972	9,771.	10,286.	10,800.
July 1, 1972	10,179.	10,714.	11,250.
Lineman 10-018 - Positions 13			
January 1, 1972	9,771.	10,286.	10,800.
July 1, 1972	10,179.	10,714.	11,250.

Section 2. The salaries hereinabove noted shall be effective as set forth above.

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Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO PROVIDE FOR THE VACATION OF 13TH AVENUE AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM WALLACE STREET WESTERLY TO THE PROPOSED NEW EASTERLY LINE OF BERGEN STREET.

The Municipal Council of the City of Newark do Ordain:

Section 1. That all that part of 13th Avenue as laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from Wallace Street westerly to the Proposed new easterly line of Bergen Street shall be Vacated as a public Street or Highway.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1653-V, dated January 19, 1971.

Under and by virtue of the provisions of Section 40:67-1 (b) of the Revised Statutes of New Jersey, 1937.

Section 2. That this ordinance shall take effect upon adoption and publication and according to law.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF BRUCE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

The Municipal Council of the City of Newark, do Ordain:

Section 1. That all that part of Bruce Street as laid out 50 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from Twelfth Avenue to Thirteenth Avenue and from Thirteenth Avenue to South Orange Avenue shall be Vacated as a public Street or Highway.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1653-V, dated January 19, 1971.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. That this Ordinance shall take effect upon adoption and publication and according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, 8 & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF MORRIS AVENUE AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

The Municipal Council of the City of Newark do Ordain:

Section 1. That all that part of Morris Avenue as laid out 50 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from Twelfth Avenue to Thirteenth Avenue and from Thirteenth Avenue to South Orange Avenue, shall be Vacated as a public Street or Highway.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1653-V, dated January 19, 1971.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. That this Ordinance shall take effect upon adoption and publication and according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF HUNTERDON STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

The Municipal Council of the City of Newark do Ordain:

Section 1. That all that part of Hunterdon Street as laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from Twelfth Avenue to Thirteenth Avenue and from Thirteenth Avenue to South Orange Avenue shall be Vacated as a public Street or Highway.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1653-V, dated January 19, 1971.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. That this Ordinance shall take effect upon adoption and publication and according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance

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having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF ALL THAT PART OF NEWTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM TWELFTH AVENUE TO THIRTEENTH AVENUE AND FROM THIRTEENTH AVENUE TO SOUTH ORANGE AVENUE.

The Municipal Council of the City of Newark, do Ordain:

Section 1. That all that part of Newton Street as laid out 50 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from Twelfth Avenue to Thirteenth Avenue and from Thirteenth Avenue to South Orange Avenue shall be Vacated as a public Street or Highway.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1653-V, dated January 19, 1971.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. That this Ordinance shall take effect upon adoption and publication and according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF NEWTON STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM THE PROPOSED NEW NORTHERLY LINE OF TWELFTH AVENUE TO CABINET STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Newton Street as laid out 50 feet in width, extending from the proposed new northerly line of Twelfth Avenue to Cabinet Street which appears on a map on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1665-V dated March 6, 1972, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67 - 1 (b) of the Revised Statutes of New Jersey.

Section 2. A copy of the aforesaid Map No. 1665-V dated March 6, 1972 is affixed hereto and made a part hereof.

Section 3. This ordinance shall take effect upon promulgation and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING "AN ORDINANCE AMENDING TITLE 12, CHAPTER 2, SECTION 22 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)" ESTABLISHING ADDITIONAL SANITARY REGULATIONS FOR ITINERANT EATING AND DRINKING ESTABLISHMENTS

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(6-S & F-e) ADOPTED OCTOBER 4, 1972.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That ordinance 6-S & F-e adopted October 4, 1972 entitled "An ordinance amending Title 12, Chapter 2, Section 22 of the Revised Ordinances of the City of Newark, New Jersey (1966)" be and the same is hereby repealed.

2. This ordinance shall take effect upon final passage and publication according to the law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Villani.

Councilman Westbrook voiced strong opposition to the repealing of this ordinance. This must be a political motivation since any effort to provide healthy and decent hot dog vendors should be upheld. It is unnecessary to repeal this act.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilmen Harris, James, Westbrook.

President Turco: The yeses are six and the noes are three. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, (TO ADJUST SALARY RANGE FOR INVESTIGATOR, BOARD OF ADJUSTMENT), AS AMENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor," adopted November 22, 1966 (6-S & F-q), and amendments thereto, be and the same is hereby amended by adjusting the salary range for the following noted title, to wit:



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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(b) <u>Board of Adjustment</u>		
Investigator, Board of Adjustment 09-035	\$9,500.	\$11,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance, as amended, to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance, as amended, on second reading and final passage was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrook.

President Turco: The yeses are eight and the no is one. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

The following speakers wholeheartedly supported the construction of Shalom Towers to be located at 75-91 and 93-95 Clinton Avenue consisting of 196 dwelling units. Shalom Towers would be an integrated project providing much needed housing for blacks and Puerto Ricans. They urged the Municipal Council to approve this project. Several speakers claimed the project was in danger of losing its Federal commitment unless it gained rapid Municipal Council approval of a tax abatement.

6-HC-a. REVEREND THOMAS HECK, ST. COLUMBA ROMAN CATHOLIC CHURCH, 25 THOMAS STREET, NEWARK, NEW JERSEY, stated he was not opposed to the construction of this facility but felt there should be more community involvement to avoid any future misunderstandings.

6-HC-b. RABBI OSCAR KLINE, 211 CHANCELLOR AVENUE, NEWARK, NEW JERSEY.

6-HC-c. MR. HERBERT BLAUSTEIN, CO-COUNSEL FOR SHALOM TOWERS, INC., 24 BRANFORD PLACE, NEWARK, NEW JERSEY, called attention to the urgency in this matter which has been pending fifteen months and legally title must be closed within thirty days. There is an

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eighteen month HUD freeze on rent supplements in effect. This project is still approved if the mortgage is committed and the closing is within thirty days.

- ✓ 6-HC-d.      MR. RAYMOND P. MARZULLI, 854 BROAD STREET, NEWARK, NEW JERSEY, submitted a petition containing approximately 110 signatures of residents in favor of this project.
- ✓ 6-HC-e.      MR. PAUL MOTOLA, TREASURER, ALBA CONSTRUCTION CO., INC., 38 ROUTE 17, PARAMUS, NEW JERSEY.
- ✓ 6-HC-f.      MR. LEONARD MAYO, 84 WASHINGTON STREET, HOBOKEN, NEW JERSEY, REPRESENTING THE ARCHITECT.
- ✓ 6-HC-g.      MR. WALTER THABIT, 17 MURRAY STREET, NEW YORK CITY.
- ✓ 6-HC-h.      REVEREND J. S. LONSINGER, THIRD PRESBYTERIAN CHURCH, 393 RIDGE STREET, NEWARK, NEW JERSEY.
- 6-HC-i.      MR. GEORGE FINNESTON, 515 ELIZABETH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-j.      MRS. GIZELLA KEREKES, 515 ELIZABETH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-k.      MR. LEONARD MICHAEL, 515 ELIZABETH AVENUE, NEWARK, NEW JERSEY.

The following speakers spoke in opposition to the construction of Shalom Towers in the East Ward. They asserted the project could not provide apartments large enough or low enough rent to benefit the Puerto Rican or black citizens of the area, and there has not been sufficient neighborhood involvement in the planning of the project. The Council should try to develop the best possible structure that would have a wide area of services to the community. The speakers strongly urged the Council to deny tax abatement to Shalom Towers, Inc.

- ✓ 6-HC-l.      REVEREND ALFONSO ROMAN, DIRECTOR, PUERTO RICAN MINISTRY OF THE METROPOLITAN ECUMENICAL MINISTRY, 969 McCARTER HIGHWAY, NEWARK, NEW JERSEY.
- ✓ 6-HC-m.      MR. GILBERTO COLON, 47 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-n.      MR. RAMON RIVERA, 54 SPRUCE STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-o.      MR. MIQUEL RODRIQUEZ, COMMON WEALTH FOR BETTER HOUSING, 28 MAY STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-p.      MR. MIQUEL GAUD, 51-53 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY.

Councilman Megaro called attention that he has introduced legislation that matters of this type would be subject to public hearings and public approval.

Councilman Westbrook referred to the charge that the community was not involved in the Kawaida Towers matter. He contended the Municipal Council was negligent in carrying out their obligation as they had every opportunity to take whatever action they wanted in the matter.

President Turco agreed the people should have a voice in tenant selection. He said in changing the structure of the building to provide larger apartments with

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three or four bedrooms, the rental would be way over \$150. per month and the people would have to earn more than \$6,500. President Turco called attention there is an eighteen month Federal freeze on housing funds and the Council has before them a resolution urging that the freeze be lifted. The Shalom Towers, Inc. has received a Federal commitment for construction. This area will be improved and this building will be a small step in the right direction.

President Turco referred to the letter from the Board of Education stating there appears to be no problem concerning school facilities for the children from the project. The Council spoke to several Planning Officers, the Board of Education and insisted that a certificate of occupation be attached to the resolution. The project is open to blacks, whites and Puerto Ricans. President Turco queried, what alternative do we have, no housing or do we have the same housing at \$40. more each apartment?

Councilman Harris recommended naming this project in honor of Roberto Clemente. Both parties should sit down to resolve this matter. It was stated earlier if the Council does not take action tonight, this project is dead.

6-HC-q.

MR. ROBERT A. ESLINGER, 685 FERRY STREET, NEWARK, NEW JERSEY, stated Newark is in dire need of housing and community input in the planning. He proposed a 532 plan, the Council consider increasing tax abatement from 15% to 20% of rentals, reorganize the Newark Housing Authority and create a Newark Planning Authority with input by the Mayor, Council and elected officials of the community, and an elected Board of Education.

Councilman James disagreed with the 532 plan as the quota system in this situation is unfortunate. He agreed there should be community input by citizens who choose to reside in Newark. Councilman James felt racial boundaries tend to polarize. He contended there is no economical difference in an elected Board of Education, the abuses are the same.

6-HC-r.

MR. ALBERT E. WASHINGTON, 33 BRAGAW AVENUE, NEWARK, NEW JERSEY, representing the Bragaw Avenue Association, spoke in favor of the appointment of Lieutenant Kerr to the Office of Director of the Police Department. He said there is a dire need for decent housing in Newark and correction of the flooding in the Weequahic area every time it rains.

Councilman James recommended Mr. Washington convey his sentiments to Mayor Gibson regarding the appointment of Lieutenant Kerr as Police Director, that after ninety days the Mayor resubmit Lieutenant Kerr's name to the Council for appointment as Director of the Police Department. Councilman James stated he will send a letter to the proper City official regarding the flooding in the Weequahic area and will send a copy of same to Mr. Washington.

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6-HC-s.

MRS. OZIE TUCKER, 110 CENTER TERRACE, NEWARK, NEW JERSEY, urged the Council to keep the Ivy Haven Nursing Home open. She said the employees of the Ivy Haven Nursing Home received forty-five day dismissal notices on January 12, 1973.

Councilman Megaro said the Municipal Council sympathizes with the plight of the employees. He is a member of the Health Advisory Council and they hope to resolve this problem and retain the Ivy Haven Nursing Home as a facility in the community.

Councilman Giuliano recalled two years ago the same situation was placed before the Council and they did everything within their power and authority to stop them from closing or selling the Ivy Haven Nursing Home. He stated the Council learned yesterday about the termination of employees. Administration promised definitely the employees would be placed elsewhere. Councilman Giuliano stressed the decision remains with the Administration and he is not voting to close the Ivy Haven Nursing Home.

Councilman Bontempo contended the poor people at the Ivy Haven Nursing Home must be protected.

Councilman Bottone stated when this matter was discussed with Administration, they promised Civil Service permanent employees would not be dismissed and would be placed somewhere else. The Municipal Council still wants the Ivy Haven Nursing Home to remain open and will do all in its power to see that it remains open. Councilman Bottone called attention there are people willing to purchase the Ivy Haven Nursing Home and operate. The City lost accreditation through the fault of the people operating the institution.

Councilman Harris recalled Business Administrator Bodine indicated it was the desire of the Mayor and the Business Administrator to dismiss employees. Last year the Council, the legislative branch of government, reinserted the funds in the budget. If the Council reinserts the funds in the budget this year, it is the prerogative of Administration not to use it.

Councilman James recalled Business Administrator Bodine informed the Council they were already phasing out patients and soon there would be no patients at the Ivy Haven Nursing Home. He said the Council is awaiting information from Administration as to their detailed plan and what will happen to the work force at the Ivy Haven Nursing Home.

President Turco stressed the Municipal Council is not going to vote to close the Ivy Haven Nursing Home but the decision remains with the Administration.

6-HC-t.

MR. DONALD MACKEY, 51 CLIFTON AVENUE, NEWARK, NEW JERSEY, CO-CHAIRMAN OF NEWARK ADVISORY COUNCIL, stated an agreement was reached between the Essex County

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Welfare Board and the Gladys Dickinson Neighborhood Health Center. This Center will serve the health needs of approximately 1,500 families in the area and will serve as a job training site. Mr. Mackey urged the Council to approve this facility.

6-HC-u.      MR. MAURICE FENICHEL, ESSEX COUNTY WELFARE BOARD, 275 CLINTON AVENUE, NEWARK, NEW JERSEY, urged the citizens of Newark to donate blood.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.      RESOLUTION PROVIDING FOR THE CONTRACTING OF PROFESSIONAL SERVICES BETWEEN ATHENA MANPOWER CORPORATION AND THE ADDICTION PLANNING AND COORDINATION AGENCY WITHOUT THE NECESSITY OF ADVERTISING FOR BIDS PURSUANT TO N.J.S. 40A:11-5 (1) (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Addiction Planning and Coordinating Council Director Tucker met with the Council January 16, 1973)

A motion directing the City Clerk to return this resolution to Administration awaiting submission of the plan in connection with this resolution, was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrook.

President Turco declared a five minute recess.

The Council resumed the meeting.

7-R-b.      RESOLUTION APPROVING APPLICATION AND PLAN OF SHALOM TOWERS, INC., FOR THE CONSTRUCTION OF BUILDING LOCATED IN THE AREA AS SET FORTH IN THE ANNEXED APPLICATION, GRANTING EXEMPTION FROM TAXATION OF 48 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ., UPON APPROVAL OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NEW JERSEY PUBLIC HOUSING AUTHORITY. (PROJECT TO BE LOCATED AT 75-91 AND 93-95 CLINTON AVENUE CONSISTING OF 196 DWELLING UNITS)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Collector Rother met with the Council January 16, 1973)

President Turco stated as Councilman of the East Ward wherein this proposed

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structure will be located, he is greatly concerned with the area and the welfare of its residents. It may very well be that larger apartments will be more advantageous to the neighborhood. However, the larger the apartments, the greater the strain upon the schools. There is no alternative between the proposed structure and some other. There has been a freeze imposed by President Nixon on all Federal subsidies. This application is presently before the Council because a commitment had already been issued. If this application is not approved, nothing can be done for the next eighteen months.

President Turco continued he cannot take the position that because a limited number of low-income families can be helped that they should, as an alternative, provide no housing at all. He is convinced that the majority of the neighbors are not opposed to this project. He is further convinced that ample opportunity for community input into tenant selection will be given, and that the name will be changed to Roberto Clemente Shalom Towers if legally permitted. This will be a step in the right direction. A letter from the Board of Education, dated October 17, 1972, states "There appears to be no problem at this time concerning school facilities for these children." The City Planning Officer has been consulted. The certificate of incorporation has been attached to the resolution. The residents have been given an opportunity to be heard. President Turco concluded he can find no legitimate reason to reject this proposal.

A motion to adopt the resolution was made by President Turco.

There was no second to the motion.

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, Villani, Westbrooks, President Turco.

Not Voting: Councilmen Bontempo, Harris, James.

1-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$54,000. FIRE DEPARTMENT, OTHER EXPENSES, 260-REPAIR AND MAINTENANCE CHARGES \$9,315., 411-GENERAL EQUIPMENT AND MACHINERY, PARKING METERS \$44,685., TO PROVIDE FUNDS FOR PURCHASING AND INSTALLATION 2 CUMMINS "555M" AND 2 CUMMINS "903" DIESEL ENGINES, SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration and directing the appropriate bond ordinance in connection therewith be forwarded to the Municipal Council for their consideration, was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-d.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966, AS AMENDED AND SUPPLEMENTED TO ADJUST SALARY RANGE OF MUNICIPAL COMPTROLLER" (6-Ph, S & F-a) BEING FINALLY ADOPTED JANUARY 17, 1973, AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON PASSAGE AND APPROVAL BY THE MAYOR.

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-e.

RESOLUTION AMENDING RESOLUTION 7-R-a, NOVEMBER 3, 1971, PROPOSED 1971-1976 CAPITAL IMPROVEMENT PROGRAM, TO ADD IN 1971 CAPITAL BUDGET, CAPITAL FUND, PROJECT 16-71A, ADDITIONAL FUNDING FOR PROPERTY ACQUISITION; FIRE TRAINING CENTER, \$20,173.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-f.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD IN 1972 CAPITAL BUDGET, CAPITAL FUND PROJECT 79/170-72 TO 79/192-72 STREET IMPROVEMENTS WITHIN THE F.A.C.E. PROGRAM AREA #E-4, \$895,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-g.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD IN 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 81/72, MARCUS GARVEY SCHOOL-REHABILITATION AND DEMOLITION PROJECT, \$510,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-h.      RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR PREPARATION OF ORDINANCE AUTHORIZING ISSUANCE OF BONDS FOR CONSIDERATION OF MUNICIPAL COUNCIL FOR PROJECT 81/72, MARCUS GARVEY SCHOOL-REHABILITATION AND DEMOLITION, \$510,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-i.      RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD IN 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 80/72, ELECTRICAL WORK, OLIVER STREET SCHOOL, \$130,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-j.      RESOLUTION APPROPRIATING ADDITIONAL SUM OF \$130,000. BOARD OF EDUCATION, PROJECT 80/72, FOR OLIVER STREET SCHOOL, ELECTRICAL WORK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-k.      RESOLUTION AMENDING RESOLUTION 7-R-a, NOVEMBER 3, 1971, PROPOSED 1971-1976 CAPITAL IMPROVEMENT PROGRAM, TO TRANSFER PROJECT #116-71 NEW EQUIPMENT CAFETERIA TO PROJECT #155-71 WASTE PULPER FOR VARIOUS SCHOOLS, \$60,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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(Councilman Westbrooks left the Council Chamber at 11:40 P. M.)

7-R-1.

RESOLUTION AWARDING CONTRACT TO PINKERTON COMPUTER CONSULTANTS, INC. TO DESIGN, DEVELOP AND IMPLEMENT ENHANCEMENTS TO CITY'S COMPUTERIZED TAX ACCOUNTING SYSTEM; AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-m.

RESOLUTION AUTHORIZING MAYOR TO SUBMIT TO SECRETARY OF HOUSING AND URBAN DEVELOPMENT PROPOSAL REQUESTING FUNDING OF NEWARK FISCAL ACCOUNTABILITY SYSTEM FOR PERIOD COMMENCING JANUARY 1, 1973 TO JUNE 30, 1973, \$481,653.; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH HOUSING AND URBAN DEVELOPMENT, ON BEHALF OF CITY OF NEWARK FOR RECEIPT OF THESE FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH GEORGE L. DENNIS COMPANY, 270 SOUTH 20TH STREET, LOWEST RESPONSIBLE BIDDER, FOR REHABILITATION OF BOILER AT 1 LINCOLN AVENUE, FOR \$4,747. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM CAPITAL BUDGET PROJECT #130-71.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

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7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT WITH DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (MR. JOHN E. LLOYD) \$10,200. PER ANNUM (54% OF MR. LLOYD'S REGULAR HUD SALARY) TO BE PAID TO HUD AFTER RECEIPT OF MONTHLY OR QUARTERLY BILLING FROM HUD, FOR SERVICES IN CONNECTION WITH CARRYING OUT THE FISCAL ACCOUNTABILITY SYSTEM, IN THE DEPARTMENT OF FINANCE; COST OF AFORESAID SERVICES ARE PROVIDED IN 1973 BUDGET OF THE DIVISION OF ACCOUNTS AND CONTROL. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11 ET SEQ., AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-p.

EMERGENCY RESOLUTION APPROPRIATING \$10,200. DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS AND CONTROL, FOR CONSULTANT SERVICES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

(Councilman Westbrooks returned to the Council Chamber at 11:55 P. M.)

7-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH ST. MICHAEL'S MEDICAL CENTER OF NEWARK FOR THE OPERATION OF AN AMBULATORY HEALTH SERVICE FACILITY AT THE GLADYS DICKINSON NEIGHBORHOOD HEALTH CENTER AS EXTENSION OF OUTPATIENT DEPARTMENT OF ST. MICHAEL'S MEDICAL CENTER; \$370,000. APPROPRIATED BY COMMUNITY DEVELOPMENT ADMINISTRATION OF CITY OF NEWARK, \$100,000. APPROPRIATED BY CITY OF NEWARK, BALANCE TO BE FUNDED BY NEW JERSEY STATE MEDICAID; SHARE TO BE FUNDED BY CITY OF NEWARK HAS BEEN APPROPRIATED IN 1973 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Upon question posed by Councilman Megaro, the City Clerk replied he did not think the money has been provided in the Temporary Budget. The question has been raised

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whether or not the City can contract in view of the fact the City has not accepted the property from the Community Development Administration.

President Turco declared the question has not been raised by the Corporation Counsel's Office which certifies the legality of the resolution. If they cannot contract without accepting the building, they will accept the building first. If they can contract, they will not have to accept the building. President Turco pointed out this resolution authorizes the Director of Health and Welfare on behalf of the City of Newark to enter into a contract with St. Michael's Medical Center to provide services. The City does not have to own the building to provide services.

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco.

Councilman Megaro requested a legal ruling.

The City Clerk said he was not in a position to render a legal opinion.

Councilman Bottone recalled the Council rejected taking over this building. Now we find \$100,000. appropriated in the budget. Where has this money come from?

Councilman Megaro declared he is not voting against people who need medical services. The Gladys Dickinson Neighborhood Health Center was supposed to be opened in July, 1972. The Council made every effort to see that these services were provided for the people in Columbus Homes. However, he wants to be guided by the opinion of the Corporation Counsel.

President Turco pointed out the contract has to be approved by the Corporation Counsel. If not authorized by resolution, he will not sign the contract.

The City Clerk called attention the Council directed that every contract which obligates the City to pay out money must be supported by an appropriation. Is there an appropriation? Is it in the Temporary Budget?

Upon questioning, Chief Analyst Polster replied the appropriation is in the proposed 1973 Budget. We can only spend what is in the Temporary Budget for three months.

President Turco asked if funds were available to award this contract. He recommended an amendment be made to provide these services providing the funds are in the Temporary Budget.

The City Clerk reiterated he would like to see the money appropriated and available.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilman Bontempo, President Turco.

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No: Councilmen Bottone, Giuliano, Megaro, Villani.

Not Voting: Councilmen Harris, James, Westbrooks.

A motion to defer action on this resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks.

No: Councilman Bontempo, President Turco.

✓ 7-R-r.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$35,700. TO HOUSING AUTHORITY OF CITY OF NEWARK UPON RECEIPT OF RELEASE DULY EXECUTED BY SAID CORPORATION IN FAVOR OF CITY OF NEWARK, A STIPULATION OF DISMISSAL AS TO SAID LEGAL ACTION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES TO ADMINISTRATION BUILDING OF COLUMBUS HOMES WHEREIN CAUSING SEWER BACK UP AND FLOODING, BUREAU OF SEWERS PLACED A DAM AND PLUG IN MILLBROOK SEWER AND LEFT SAME.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

✓ 7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT \$1,600. IN FULL SETTLEMENT OF \$4,700. CLAIM FROM THE HARTFORD INSURANCE COMPANY, WHEREIN NEWARK POLICE VEHICLE WAS IN A COLLISION WITH VEHICLE OWNED BY R.T.S. DELIVERY SERVICE ON ROUTE #1 NEAR SOUTH STREET, NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

✓ 7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$19,500. TO BIG MIKE'S INC., A NEW JERSEY CORPORATION AND JOEL P. KRAEMER, ATTORNEY AT LAW, 20 EVERGREEN PLACE, EAST ORANGE, NEW JERSEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO ITS BUSINESS PREMISES AT 199 ROSE STREET AS RESULT OF THE 1967 RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-u.

RESOLUTION AUTHORIZING THE CONTINUATION OF GROUP MEDICAL INSURANCE COVERAGE FOR EMPLOYEES RETIRING AFTER TWENTY-FIVE (25) OR MORE YEARS SERVICE INCLUDING THEIR DEPENDENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-u-1.

RESOLUTION RESCINDING "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF FINANCE TO CARRY OUT PROVISIONS WITH THE HOSPITAL SERVICE PLAN OF NEW JERSEY, THE MEDICAL-SURGICAL PLAN OF NEW JERSEY, AND THE SOCIAL SECURITY ADMINISTRATION MEDICARE PLAN (PART B) TO EFFECT COVERAGE FOR ELIGIBLE PRESENT FULL TIME AND PART TIME PERMANENT EMPLOYEES, INCLUDING THEIR DEPENDENTS, IF ANY, WHO SHALL RETIRE AFTER TWENTY-FIVE (25) YEARS OR MORE SERVICE WITH THE CITY OF NEWARK ON OR AFTER NOVEMBER 21, 1972 AND FURTHER APPOINTING AND DESIGNATING DIRECTOR OF FINANCE AS THE OFFICIAL RESPONSIBLE FOR THE LOCAL ADMINISTRATION OF THIS PROGRAM" ADOPTED DECEMBER 6, 1972, (7-R-bd).

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-v.

RESOLUTION AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF PUBLIC WORKS TO EXTEND FOR PERIOD OF ONE YEAR FROM JANUARY 1, 1973, EXISTING 1946 AGREEMENT, AS AMENDED, COVERING REIMBURSEMENT FOR HIGHWAY LIGHTING MAINTAINED WITHIN THE CITY OF NEWARK, BETWEEN NEW JERSEY DEPARTMENT OF TRANSPORTATION AND CITY OF NEWARK (STATE HIGHWAY ROUTE #21) - \$9,126.00.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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/ 7-R-w.

RESOLUTION AUTHORIZING TRANSFER OF \$29,647. FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, ASSISTANT CHIEF PHARMACIST-\$247., DEPARTMENT OF HEALTH AND WELFARE, IVY HAVEN NURSING HOME, COOK-\$6,400., OCCUPATIONAL THERAPIST-\$5,000., ASSISTANT SUPERVISING DENTIST-\$8,000., PUBLIC HEALTH PHYSICIAN, CHEST DISEASE, 10 HOURS-\$6,000. AND SEAMSTRESS-\$4,000. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, TITLE 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-x.

EMERGENCY RESOLUTION APPROPRIATING \$35,000. DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, TO PROVIDE FUNDS FOR PROFESSIONAL, CONSULTANT AND SPECIALIZED SERVICES, SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-y.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SAMUEL A. FRISCIA, CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING JANUARY 1, 1973 AND ENDING JULY 1, 1973. (DIRECTOR OF PUBLIC WORKS - FIRST LEAVE BEGAN JULY 1, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

/ 7-R-z.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE (JUNK AUTOMOTIVE EQUIPMENT - WATER SUPPLY, NEWFOUNDLAND AND JUNK BATTERIES - DIVISION OF MOTORS), PURSUANT TO LOCAL CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

January 17, 1973

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-ba.

RESOLUTION APPOINTING NINE CONSTABLES FOR A TERM ENDING DECEMBER 31, 1973 AND APPROVING THEIR BONDS AS TO SUFFICIENCY. (VINCENT J. ASEITA, ALFRED C. BOOKER, BERTRAM BOROK, FRANK BYRD, BARTHOLOMEW J. COLICELLI, CHARLES H. GARROD, ROBERT G. LIGUORI, ARTHUR PARKER AND GEORGE J. WINDUS)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO LAUTER HUMANA CO. SUM OF \$1,693.80, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 18 CENTRAL AVENUE, BLOCK 18, LOT 7, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO LAUTER HUMANA CO. SUM OF \$2,013.74, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 14 CENTRAL AVENUE, BLOCK 18, LOT 9, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

January 17, 1973

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO LAUTER HUMANA CO.

SUM OF \$1,543.24, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 16  
CENTRAL AVENUE, BLOCK 18, LOT 8, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE  
STATE. (FREEZE STATUTE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by  
Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-be.

RESOLUTION AWARDED CONTRACT TO DINO D. BLIABLIAS, ESQ., 11 COMMERCE STREET,

NEWARK, NEW JERSEY FOR A SUM NOT TO EXCEED \$10,000.00 FOR LEGAL SERVICES AND \$2,500.  
FOR STENOGRAPHIC AND RECORDING SERVICES IN DEFENSE OF A SUIT BY KAWAIDA TOWERS, INC.  
AGAINST THE CITY OF NEWARK AND THE MEMBERS OF THE MUNICIPAL COUNCIL; AUTHORIZING LOUIS  
M. TURCO, PRESIDENT OF THE MUNICIPAL COUNCIL TO EXECUTE CONTRACT; AND AUTHORIZING ADVER-  
TISEMENT OF RESOLUTION AND AWARD OF CONTRACT PURSUANT TO N.J.R.S. 40A:11-1 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President  
Turco.

No: Councilman James.

Not Voting: Councilmen Harris, Westbrooks.

7-R-bf.

EMERGENCY RESOLUTION APPROPRIATING \$10,000., OFFICE OF CITY CLERK, TO PROVIDE

FUNDS FOR PROFESSIONAL, CONSULTANT AND SPECIALIZED SERVICES, SAID EMERGENCY FUNDS SHALL  
BE PROVIDED IN 1973 BUDGET.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President  
Turco.

No: Councilman James.

Not Voting: Councilmen Harris, Westbrooks.



January 17, 1973

/ 7-R-bg.

RESOLUTION AMENDING RESOLUTION 7-R-Sba, DECEMBER 29, 1972, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND MUNICIPAL SANITARY LAND FILL AUTHORITY FOR WASTE DISPOSAL, FOR AN UNLIMITED TIME, SUBJECT TO EITHER PARTY'S RIGHT TO CANCEL ON ONE MONTH'S NOTICE," BY ADDING THAT FUNDS SHALL BE AVAILABLE FROM TEMPORARY AND ADOPTED BUDGETS FOR 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-bh.

RESOLUTION AMENDING "RESOLUTION DESIGNATING AND AUTHORIZING THE CENTRAL PLANNING BOARD TO MAKE AN INVESTIGATION AND HOLD A PUBLIC HEARING TO DETERMINE WHETHER BLOCK 5088, LOTS 172, 173 AND 174 AS DESIGNATED IN THIS RESOLUTION IS A BLIGHTED AREA," (7-R-bx) ADOPTED DECEMBER 6, 1972, TO ENLARGE AREA TO BE INVESTIGATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-b1.

RESOLUTION REQUESTING THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT TO CONTINUE ITS COMMITMENT TO THE CITY OF NEWARK WITH REGARD TO "TEMPORARY HOLDING" TO PERMIT CONTINUING REDEVELOPMENT OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

RESOLUTION AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT A PROPOSAL REQUESTING FUNDING FOR THE NORTH JERSEY COMMUNITY UNION HEALTH CENTER FOR FUNDING IN THE AMOUNT OF \$165,000.00 AS MATCHING FUNDS FOR OEO COMMITMENT FOR AN ADDITIONAL \$225,000.00 AND TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH HUD AND SUBCONTRACTING AGENCIES.

Councilman Westbrooks said he had been requested to have the Council consider this resolution.

The City Clerk pointed out the resolution was not signed by the Business Administrator and Corporation Counsel, the Council did not receive copy of the resolution

and no copies of the proposal have been submitted with the resolution. He recommended the Council not consider this resolution until all proper papers are appended thereto.

The Council agreed this resolution should be placed on the February 7, 1973 Calendar of the Municipal Council.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a. PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF INTERPRETER SPANISH, CITY CLERK)"

(Interpreter Spanish, City Clerk \$6,195. - \$7,140.)

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-h on Page 8 in the minutes of this meeting)

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "BOND ORDINANCE APPROPRIATING AN ADDITIONAL \$20,173 FOR THE ACQUISITION OF LAND IN THE CITY OF NEWARK, FOR THE FIRE TRAINING FACILITY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 16-71 A)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE RECONSTRUCTION OF STREETS IN FEDERALLY ASSISTED CODE ENFORCEMENT REDEVELOPMENT PROGRAM (AREA E-4) AND WHERE NEEDED CURBS, SIDEWALKS AND DRAINAGE FACILITIES IN THE CITY OF NEWARK, TO APPROPRIATE \$895,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72)."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING \$510,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF THE RECONSTRUCTION OF MARCUS GARVEY SCHOOL (CAPITAL BUDGET PROJECT NO. 81/72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 24:1-11 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED."

(This ordinance establishes minimum age for Taxicab or Starter's License)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7,

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January 17, 1973

1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 14, CHAPTER 8, SECTION 8, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This ordinance authorizes the Director of the Department of Health and Welfare to award \$50. reward with the consent of the Municipal Council)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-bi) AS AMENDED AND SUPPLEMENTED (6-S & F-1) ADOPTED DECEMBER 20, 1972. (TO ADJUST SALARY FOR THE CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS)"

(Chief Clerk, Department of Public Works      \$13,000. -\$15,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 9, DEPARTMENT OF PUBLIC WORKS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO REORGANIZE THE DEPARTMENT OF PUBLIC WORKS AND TO CREATE THE DEPARTMENT OF ENGINEERING)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

January 17, 1973

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine and Chief Engineer Zach to meet with the Municipal Council at their pre-meeting conference February 6, 1973, was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR, (TO PROVIDE POSITIONS AND SALARIES AS PER REORGANIZATION)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine and Chief Engineer Zach to meet with the Municipal Council at their pre-meeting conference February 6, 1973, was made by Councilman Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE TO AUTHORIZE THE DIRECTOR OF CDA AND THE DIRECTOR OF THE INTERIM ASSISTANCE PROGRAM TO SATISFY A RENT-LEASE CLAIM WITH RUBEN JOHNSON,' (6-S & F-p) ADOPTED DECEMBER 20, 1972 AND AMENDMENTS THERETO. (TO CHANGE AMOUNT OF PAYMENTS FOR RENT, TO CHANGE SOURCE OF FUNDS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 22, 1972,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR'  
(6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS  
OF ANALYST AND SENIOR COMMUNITY RELATIONS SPECIALIST)"

(Administrative Analyst \$10,815. - \$13,545.

Senior Community Relations  
Specialist 10,815. - 13,545.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading and to invite Newark Human Rights Commission Executive Director Blue to meet with the Municipal Council at their pre-meeting conference February 6, 1973 to discuss this matter was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 22, 1972,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES  
THEREFOR, ' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND  
SALARY RANGE FOR ASSISTANT CHIEF CLERK, DEPARTMENT OF RECREATION AND PARKS)"

(Assistant Chief Clerk,  
Department of Recreation and Parks \$9,030. - \$10,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 20, 1972,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 14, CHAPTER 8, SECTION 8, OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This amendment offers reward for evidence leading to apprehension of violators of this ordinance)

(Copy of ordinance and correspondence submitted to each Member of the Council)

January 17, 1973

A motion directing the City Clerk to remove this ordinance from the Calendar as it is a duplicate was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 27, 1972, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A LEASE AGREEMENT WITH GODFREY M. WEINSTEIN TRUST."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading and to invite Community Development Administration Acting Director Dennison to meet with the Municipal Council at their pre-meeting conference February 6, 1973 to discuss this matter was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-e.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 27, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y), ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO CHANGE THE TABLE OF ORGANIZATION)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Acting Police Director Kerr, Police Chief Barres, Police Lieutenant Bernheim and Superior Officers Association President Rox met with the Council January 16, 1973)

A motion directing the City Clerk to place this ordinance on the February 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES

THEREFOR, ' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba). (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)"

(Secretarial Assistant \$7,350. - \$9,450.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/9-g.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE AMENDING AND SUPPLEMENTING CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE AND REPEALING CHAPTER 11, DEPARTMENT OF HOSPITALS AND INSTITUTIONS, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO ABOLISH THE DEPARTMENT OF HOSPITALS AND INSTITUTIONS, DISCONTINUE THE OPERATION OF THE CITY HOSPITAL WHICH HAS HERETOFORE BEEN CONVEYED, AND TO TRANSFER THE IVY HAVEN NURSING HOME TO THE DEPARTMENT OF HEALTH AND WELFARE,' (6-S & F-e) ADOPTED NOVEMBER 26, 1968. (TO DELETE IVY HAVEN NURSING HOME)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine met with the Council January 9, 1973)

Councilman James stated there seems to be a void between what the workers of Ivy Haven Nursing Home know and this Council. He asked if there was any information forthcoming to the employees directly from the Business Administrator on the status of what is going on at the Ivy Haven Nursing Home. Councilman James recommended the City Clerk request the Business Administrator to meet with the employees of the Ivy Haven Nursing Home to go over step by step the Administration's intention with respect to this facility and the disposition of the employees concerned.

A motion to defer action on this ordinance and direct the City Clerk to request the Business Administrator to meet with the employees of Ivy Haven Nursing Home to go over step by step the Administration's intention with respect to this facility together with information as to the Administration's intent insofar as the disposition of the employees concerned, was made by Councilman Bottone, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

(Councilman Villani was excused at 12:25 A. M., Thursday, January 18, 1973)



January 17, 1973

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from December 28, 1972 to January 9, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Sisterhood Congregation Bnai Zion	5926 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	5989 (Amended)
Alanon Association Inc.	6001 (Amended)
Youth Development Association	6052 (Amended)
Shamrock Friendship Club of St. Patrick's Pro-Cathedral	6106
St. Casimir's P.T.A.	6107

RAFFLES LICENSES

None.

A motion to concur in the Report was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

This meeting adjourned at 12:35 A. M., Thursday, January 18, 1973.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Louis M. Turco  
Louis M. Turco  
President

Newark, New Jersey, January 30, 1973

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A Special Meeting of the Municipal Council of the City of Newark, New Jersey, for 10:00 A.M., Tuesday, January 30, 1973, was adjourned because of lack of a quorum.

The City Clerk appeared at 10:00 A.M., assumed the chair, and at 10:30 A.M. adjourned the meeting.

APPROVED:

Frank D'Ascensio

Frank D'Ascensio

City Clerk

Louis M. Turco

Louis M. Turco

President

January 30, 1973

NEWARK, NEW JERSEY, FEBRUARY 7, 1973

A REGULARLY SCHEDULED MEETING OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, WAS HELD ON THE ABOVE DATE IN THE COUNCIL CHAMBER, CITY HALL, NEWARK, NEW JERSEY, AT 1:00 P. M.

THE AUDIENCE AROSE FOR THE NATIONAL ANTHEM.

THE PRAYER WAS OFFERED BY REVEREND RAYMOND GORA, SAINT BRIDGET'S ROMAN CATHOLIC CHURCH.

PRESIDENT TURCO CALLED THE MEETING TO ORDER AND ASKED FOR ROLL CALL.

PRESENT: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO, CITY CLERK FRANK D'ASCENSIO, CLERK OF THE MUNICIPAL COUNCIL; SERGEANT JOHN MOSCA, SERGEANT-AT-ARMS.

(COUNCILMAN MEGARO ARRIVED 1:25 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(COPIES OF THESE REPORTS AND RECOMMENDATIONS ARE AVAILABLE FOR PERUSAL UPON APPLICATION TO THE OFFICE OF THE CITY CLERK)

4-A.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE - RAMAPO, HELD DECEMBER 13, 1972.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-B.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD DECEMBER 20, 1972.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-C.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD DECEMBER 20, 1972.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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/4-D.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD DECEMBER 21, 1972.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/4-E.

THE CITY CLERK PRESENTED REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF NOVEMBER, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN WESTBROOKS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/4-F.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JANUARY 1, 1973 TO JANUARY 5, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN VILLANI AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/4-G.

THE CITY CLERK PRESENTED ANNUAL REPORT, DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE YEAR 1972.

A MOTION THAT THE ANNUAL REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/4-H.

THE CITY CLERK PRESENTED COPY OF MINUTES OF BOARD OF SCHOOL ESTIMATE MEETING, HELD DECEMBER 28, 1972.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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4-I.

THE CITY CLERK PRESENTED REPORT OF CITY CLERK, FOR THE MONTH OF NOVEMBER, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, VILLANI, WEST BROOKS, PRESIDENT TURCO.

4-J.

THE CITY CLERK PRESENTED REPORT OF CITY CLERK, FOR THE MONTH OF DECEMBER, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO,

4-K.

THE CITY CLERK PRESENTED ANNUAL REPORT, OFFICE OF CITY CLERK, FOR THE YEAR 1972.

A MOTION THAT THE ANNUAL REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN VILLANI AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-L.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS R-38 AND R-72, FROM JANUARY 8, 1973 TO JANUARY 12, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-M.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JANUARY 15, 1973 TO JANUARY 19, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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PENDING BOARD OF ADJUSTMENT APPLICATIONS.

NONE.

BOARD OF ADJUSTMENT APPLICATIONS.

THE CITY CLERK: MR. PRESIDENT AND MEMBERS OF THE COUNCIL, WITH RESPECT TO THE FOLLOWING BOARD OF ADJUSTMENT APPLICATIONS, I MAKE THIS STATEMENT FOR THE BENEFIT OF THOSE INTERESTED IN THESE APPLICATIONS.

SINCE THE DETERMINATION OF THE COUNCIL MUST BY LAW BE BASED ON THE RECORDS MADE BEFORE THE BOARD OF ADJUSTMENT, AN OBJECTING PARTY IN INTEREST OR THE APPLICANT, DESIRING TO BE HEARD, SHALL LIMIT THEMSELVES EXCLUSIVELY TO THE TESTIMONY PRESENTED AT THE HEARING BEFORE THE BOARD OF ADJUSTMENT.

/ 4-A-1.

THE CITY CLERK READ APPLICATION OF SADIE WASHINGTON, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT ESTABLISHMENT OF A BEAUTY PARLOR IN A DWELLING AND WITH A SIGN; ON PREMISES 448 CLINTON PLACE; ON CONDITION THAT 1) WINDOW SIGN IS NOT TO EXCEED 12" x 24".

(VOTE OF BOARD OF ADJUSTMENT 3-1)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS APPLICATION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS.

COUNCILMAN JAMES NOTED A COMMUNITY MEETING WILL BE HELD IN THIS CONNECTION TO BRING ABOUT A SATISFACTORY DECISION. ACTION WILL BE TAKEN AT THE NEXT MEETING OF THE COUNCIL.

THE MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS APPLICATION, WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 4-A-2.

THE CITY CLERK READ APPLICATION OF ANTHONY AND MARILYN GIORDANO, OWNERS; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT RENEWAL OF GASOLINE STATION; ON PREMISES 307-311 JEFFERSON STREET; AND 39-41 CALUMET STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF TEN YEARS ENDING SEPTEMBER 11, 1982.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

(PREVIOUS APPLICATION APPROVED NOVEMBER 7, 1962)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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(COUNCILMAN MEGARO ARRIVED AT 1:25 P. M.)

4-A-3.

THE CITY CLERK READ APPLICATION OF ANTONIO DA CUNHA, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT SUBDIVISION OF LOTS LEAVING A 4-FAMILY DWELLING AND A 1-FAMILY DWELLING AT 68-70 MAGAZINE STREET; AND A 5-FAMILY DWELLING WITH NO ON-SITE PARKING AT 72 MAGAZINE STREET; ON PREMISES 68-72 MAGAZINE STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. CARMEN DE ROSE, ATTORNEY FOR THE APPLICANT, 143 FERRY STREET, NEWARK, NEW JERSEY, APPEARED.

NO ONE ELSE APPEARING A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-A-4.

THE CITY CLERK READ APPLICATION OF FERNANDO MARTINS, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT AUTOMOBILE BODY AND FENDER REPAIRS (NO PAINTING) IN EXISTING GASOLINE STATION; ON PREMISES 159-161 WILSON AVENUE.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

(PREVIOUS APPLICATIONS APPROVED NOVEMBER 20, 1956 AND FEBRUARY 15, 1967)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. FERNANDO MARTINS, 159-161 WILSON AVENUE, NEWARK, NEW JERSEY, APPEARED.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

4-A-5.

THE CITY CLERK READ APPLICATION OF RUDOLPH MC INTYRE, OWNER; TO PERMIT IN A 1ST BUSINESS DISTRICT CONVERSION OF A 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 31 SCHLEY STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. DIMITRY G. NICOLA, ATTORNEY FOR THE APPLICANT, 1041 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY, APPEARED.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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4-A-6.

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THE CITY CLERK READ APPLICATION OF DO-WELL NEWARK INVESTMENT CO., OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT CONSTRUCTION OF A GASOLINE STATION; ON PREMISES 672-676 BERGEN STREET.

(VOTE OF BOARD OF ADJUSTMENT 5-0)

(BY ORDER OF ESSEX COUNTY LAW DIVISION OF SUPERIOR COURT)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION, TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. MAHLON FAST, ATTORNEY FOR THE APPLICANT, 744 BROAD STREET, NEWARK, NEW JERSEY, APPEARED.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

PRESIDENT TURCO CALLED FOR ORDINANCES ON FIRST READING.

6-F-A.

THE CITY CLERK READ AN ORDINANCE 23:5-3.2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING THE PARKING OF COMMERCIAL VEHICLES ON CERTAIN STREETS IN THE CITY OF NEWARK BETWEEN THE HOURS OF MIDNIGHT AND 5 A. M.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING, WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

6-F-B.

THE CITY CLERK READ AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT LEVELING AND CONTROL BOARD WITHIN THE CITY OF NEWARK.

(COPY OF ORDINANCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO TABLE THIS ORDINANCE AWAITING ACTION OF THE STATE LEGISLATURE, WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.



6-F-C.

THE CITY CLERK READ BOND ORDINANCE APPROPRIATING AN ADDITIONAL \$20,173. FOR THE ACQUISITION OF LAND IN THE CITY OF NEWARK, FOR THE FIRE TRAINING FACILITY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS. (CAPITAL BUDGET PROJECT NO. 16-71 A).

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN VILLANI.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-D.

THE CITY CLERK READ BOND ORDINANCE TO AUTHORIZE THE RECONSTRUCTION OF STREETS IN FEDERALLY ASSISTED CODE ENFORCEMENT REDEVELOPMENT PROGRAM (AREA E-4) AND WHERE NEEDED CURBS, SIDEWALKS AND DRAINAGE FACILITIES IN THE CITY OF NEWARK, TO APPROPRIATE \$895,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72).

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN VILLANI.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

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6-F-E.

THE CITY CLERK READ AN ORDINANCE APPROPRIATING \$510,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF THE RECONSTRUCTION OF MARCUS GARVEY SCHOOL (CAPITAL BUDGET PROJECT NO. 81/72). (CAPITAL BUDGET PROJECT NO. 81/72).

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN VILLANI.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-F.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE," (6-S & F-K) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN VILLANI.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-G.

THE CITY CLERK READ AN ORDINANCE TO AMEND SECTION 24:1-11 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

(THIS ORDINANCE ESTABLISHES MINIMUM AGE FOR TAXICAB OR STARTER'S LICENSE)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN VILLANI, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-H.

THE CITY CLERK READ AN ORDINANCE TO AMEND TITLE 14, CHAPTER 8, SECTION 8, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966).

(THIS ORDINANCE AUTHORIZES THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO AWARD \$50. REWARD WITH THE CONSENT OF THE MUNICIPAL COUNCIL)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-I.

THE CITY CLERK READ AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-81) AS AMENDED AND SUPPLEMENTED (6-S & F-L) ADOPTED DECEMBER 20, 1972. (TO ADJUST SALARY FOR THE CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS)

(CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS \$13,000. - \$15,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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NO: COUNCILMAN JAMES.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NO IS ONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-J.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE TO AUTHORIZE THE DIRECTOR OF CDA AND THE DIRECTOR OF THE INTERIM ASSISTANCE PROGRAM TO SATISFY A RENT-LEASE CLAIM WITH RUBEN JOHNSON," (6-S & F-P) ADOPTED DECEMBER 20, 1972 AND AMENDMENTS THERETO. (TO CHANGE AMOUNT OF PAYMENTS FOR RENT, TO CHANGE SOURCE OF FUNDS)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

6-F-K.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR" (6-S & F-Q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS OF ANALYST AND SENIOR COMMUNITY RELATIONS SPECIALIST)

(ADMINISTRATIVE ANALYST \$10,815. - \$13,545.

SENIOR COMMUNITY RELATIONS SPECIALIST 10,815. - 13,545.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(NEWARK HUMAN RIGHTS EXECUTIVE DIRECTOR BLUE MET WITH THE COUNCIL FEBRUARY 6, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

FEBRUARY 7, 1973

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

✓ 6-F-L.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-K) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR CHIEF CLERK, DEPARTMENT OF RECREATION AND PARKS)

(CHIEF CLERK, DEPARTMENT OF RECREATION AND PARKS \$13,000. - \$15,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(RECREATION AND PARKS DIRECTOR WASHINGTON MET WITH THE COUNCIL FEBRUARY 6, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO: THE YESES ARE SEVEN, THE NOES ARE NONE AND ONE ABSENT DURING ROLL CALL. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

✓ 6-F-M.

THE CITY CLERK READ AN ORDINANCE TO AUTHORIZE THE MAYOR AND THE DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A LEASE AGREEMENT WITH GODFREY M. WEINSTEIN TRUST.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(C.D.A. DEPUTY DIRECTOR HODES AND C.D.A. CHIEF ADMINISTRATIVE SERVICES SMITH MET WITH THE COUNCIL FEBRUARY 6, 1973)

FEBRUARY 7, 1973

A MOTION TO RETURN THIS ORDINANCE AS PER REQUEST OF ADMINISTRATION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN EOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 6-F-N.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-Y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE TABLE OF ORGANIZATION)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE, ACTING POLICE DIRECTOR KERR, POLICE CHIEF BARRES, POLICE LIEUTENANT BERNHEIM AND SUPERIOR OFFICERS ASSOCIATION PRESIDENT ROX MET WITH THE COUNCIL JANUARY 16, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

A MOTION TO CONSIDER ITEM 8-S ON THIS CALENDAR UNDER ORDINANCES ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 6-F-O.

THE CITY CLERK READ AN ORDINANCE APPROPRIATING \$215,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF PLANS AND LAND FOR THE NEW WALNUT STREET MINI SCHOOL (CAPITAL BUDGET PROJECT NO. 149-71)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

FEBRUARY 7, 1973

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON FEBRUARY 21, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

PRESIDENT TURCO CALLED FOR ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

6-PH, S & F-A.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1. THAT SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED AS FOLLOWS:

BY ADDING THERETO:

EXCEPT SUNDAY

SECTION 2. ANY ORDINANCES OR PARTS THEREOF INCONSISTENT WITH THIS ORDINANCE ARE HEREBY REPEALED.

SECTION 3. THIS ORDINANCE SHALL TAKE EFFECT UPON FINAL PASSAGE AND PUBLICATION ACCORDING TO LAW.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAFL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY

FEBRUARY 7,

COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE  
HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE  
STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE  
MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

✓ 6-PH, S & F-3.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVER-  
TISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC  
HEARING, SECOND READING AND FINAL PASSAGE:

BOND ORDINANCE TO AUTHORIZE THE CONSTRUCTION OF SEWERS IN ADAMS STREET AND  
THOMAS STREET AND THE ACQUISITION OF NEW AUTOMOTIVE VEHICLES AND EQUIPMENT FOR THE  
DIVISION OF MOTORS OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF  
\$350,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSU-  
ANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND  
ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET  
PROJECT NOS. 21/9-72, 46/206-72, 46/207-72 AND 46/208-72).

WHEREAS, the Municipal Council of The City of Newark by  
Resolution No. 7RBL adopted October 4, 1972, as amended, has  
authorized the preparation of an ordinance appropriating in the  
aggregate funds to finance the improvements hereinafter described  
(Capital Budget Project Nos. 21/9-72, 46/206-72, 46/207-72 and  
46/208-72; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of  
Newark as follows:

Section 1. The making of the improvements and the acquisition  
of the properties described in Section 3 of this ordinance are  
hereby respectively authorized to be acquired and made by the  
City of Newark. There is hereby appropriated to the acquisition  
of said properties and the making of said improvements described  
in Section 3 hereof (hereinafter referred to as "purpose"),  
the respective amounts of money hereinafter stated as the  
appropriation for said respective purposes. Such appropriation



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shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

<u>Purpose</u>	<u>Appropriation and Estimated Cost</u>	<u>Down Payment</u>	<u>Amount of Bonds and Notes</u>	<u>Period of Usefulness</u>
1. Capital Budget Project No. 21/9-72 Adams Sewer Restoration- The improvement of the sanitary and storm sewer system of the City of Newark in the Adams District (Iron Bound Area) by the construction  of the sanitary sewer on Adams Street from the railroad crossing northerly towards Thomas Street a distance of approximately 400 feet and the reconstruction of the existing storm culverts under the				

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<u>Purpose</u>	<u>Appropriation and Estimated Cost</u>	<u>Down Payment</u>	<u>Amount of Bonds and Notes</u>	<u>Period of Usefulness</u>
railroad property and the sewer in Adams Street and Thomas Street, together with all work and appurtenances necessary and suitable for such Adams Sewer Restoration.	\$300,000	\$15,000	\$285,000	40 Years
2. The acquisition of new automotive motor vehicles including original apparatus and equipment and the acquisition of additional equipment for use by the Division of Motors as follows: Capital Budget Project No. 46/206-72 Three pick- up trucks; Capital Budget Project No. 46/207-72 Low bed tractor and trailer with gooseneck; Capital Budget Project No. 46/208-72 Tow motor.	\$ 50,000	\$ 2,500	\$ 47,500	5 Years
TOTALS	\$350,000	\$17,500	\$332,500	

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$17,500 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$17,500 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$17,500 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$332,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters

with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$332,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. Said notes shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law, and may be renewed from time to time pursuant to and within the limitations prescribed by said Law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of the principal of such notes then outstanding.

Section 8. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 35 years, computed from the date of said bonds.

Section 9. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$332,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-C.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE FENCING OF VACANT LOTS," ADOPTED DECEMBER 6, 1972 (6-S & F-H).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Sections 1 & 2 of an ordinance entitled, "An Ordinance Providing For The Fencing Of Vacant Lots, " Adopted December 8, 1972 (6S&FH) be and the same are hereby amended as follows:

Section 1. The Director of the Department of Health and Welfare, or such subordinate officials as may be designated to act in his behalf, be and are hereby empowered to enter and to inspect each and every vacant lot in this city which has been vacant for a period of more than 30 days or any lot which becomes vacant as a result of demolition."

"Section 2. When any lot has been vacant for a period of 30 or more days or becomes vacant as a result of demolition and the director or his designee certifies that the same constitutes a danger and a threat to the health, welfare or safety of persons in the area, a complaint shall be served upon the owner or parties in interest. The complaint shall contain (a) description of premises, (b) notice that a hearing will be held before the Director of Health and Welfare or his designated agent at a time fixed not less than 10 days after serving the complaint. The notice shall state that the parties in interest may file an answer no less than 3 days prior to the scheduled hearing and may appear in person."

Section 3. This ordinance shall take effect upon final publication and in accordance with the laws of the State of New Jersey.

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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-D.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND RULE XVI OF SECTION 2:15-1, RULES OF PROCEDURE GOVERNING CONDUCT OF COUNCIL MEETINGS, TITLE 2, CITY ADMINISTRATIVE CODE OF REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, REQUIRING PRIOR WRITTEN NOTICE BY PERSONS DESIRING TO ADDRESS THE COUNCIL.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Rule XVI of Section 2:15-1, Rules of procedure governing conduct of Council meetings, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to read as follows:

Rule XVI - Addressing the Council.

Subject to the provisions of Rule XXII, any person shall be entitled to address the Council as a matter of right provided that personal notice by such person is given to the City Clerk 40 working hours before the day of the meeting. Such personal notice shall be in writing stating the nature or substance of the proposed address, together with his place of residence.

Any person may be permitted to address the Council provided that personal notice is given by such person to the City Clerk before 10 A.M. on the day of an afternoon meeting and before 4 P.M. on the day of an evening meeting; and further provided that the Council grant permission by a majority vote of its members. Such personal notice shall be in writing stating the nature or substance of the proposed address, together with his place of residence.

Any person failing to give such personal notice as provided herein shall not be permitted to address the Council. However, the presiding officer may direct the City Clerk to place the name of any such person refused permission to address the Council, on the list of speakers for the next scheduled meeting.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO.

COUNCILMAN WESTBROOKS REGISTERED STRONG OPPOSITION TO THE ADOPTION OF THIS ORDINANCE ON THE GROUNDS IT WOULD TEND TO LIMIT AND RESTRICT CITIZENS' PARTICIPATION IN ADDRESSING THE MUNICIPAL COUNCIL. HE FELT IT WAS DISCRIMINATING FOR PERSONS TO HAVE TO WRITE IN SEPARATE LETTERS AND WAS STILL UNCERTAIN REGARDING WHAT CONTROLS WILL BE USED FOR THE ADHERENCE TO THIS ORDINANCE.

PRESIDENT TURCO EXPLAINED THE PRIOR ORDINANCE DID NOT INDICATE REQUESTS TO APPEAR BEFORE THE MUNICIPAL COUNCIL REQUIRED A PERSONAL LETTER. THIS WAS INSERTED INTO THE ORDINANCE SO THAT NO ONE CAN SUBMIT ANYONE ELSE'S NAME. INDIVIDUALS ARE ALLOWED TO SUBMIT THEIR NAMES UP UNTIL 10 A. M. FOR A 1 P. M. MEETING AND 4 P. M. FOR AN 8 P. M. MEETING. WE ENCOURAGE CITIZEN PARTICIPATION.

COUNCILMAN WESTBROOKS COUNTERED HE DOES NOT ACCEPT INFERENCES MADE THAT PERSONS IN THE PAST SUBMITTED PEOPLES' NAMES WITHOUT THEIR CONSENT.

THE MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

NOT VOTING: COUNCILMEN HARRIS, JAMES.

PRESIDENT TURCO: THE YESES ARE FIVE, THE NO IS ONE AND TWO NOT VOTING. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

# 6-PH, S & F-E.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-M) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF INTERPRETER SPANISH, CITY CLERK)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY: SECTION 1. THAT SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING

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PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-M) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, BE AND IS HEREBY AMENDED BY CREATING THE FOLLOWING PERMANENT POSITION; TITLE CODE, THE ANNUAL MINIMUM SALARY, THE ANNUAL MAXIMUM SALARY THEREFOR, TO WIT:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
INTERPRETER SPANISH, CITY CLERK 06-045.10	\$6,195.00	\$7,140.00

SECTION 2. ALL ORDINANCES OR PARTS OF ORDINANCES INCONSISTENT HEREWITN BE AND THE SAME ARE HEREBY REPEALED.

SECTION 3. THIS ORDINANCE SHALL TAKE EFFECT UPON FINAL PASSAGE AND PUBLICATION AND IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW JERSEY.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE EIGHT AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

#### HEARINGS OF CITIZENS.

16-HC-A.

MR. MAURICE FENICHEL, 1867 MANOR DRIVE, UNION, NEW JERSEY, ADDRESSED THE MUNICIPAL COUNCIL REGARDING A BLOOD DRIVE COMMITTEE AND CITED NAMES OF INDIVIDUALS WHO PARTICIPATED BY DONATING BLOOD. HE LEARNED OF THE NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY'S DRIVE TO REPLENISH ITS BLOOD SUPPLY AND BROUGHT THIRTY-FIVE PEOPLE TO DONATE BLOOD. EVERYONE IS GETTING THE FEELING OF ITS IMPORTANCE. MR. FENICHEL URGED EVERYONE TO PARTICIPATE IN THIS CAUSE.

16-HC-B.

MR. JAMES F. NANCE, 89 OSBORNE TERRACE, NEWARK, NEW JERSEY, CALLED ATTENTION TO ARTICLES IN THE NEWSPAPER REGARDING THE NEWARK POLICE PLAN TO COMBAT CRIME, FOR WHICH THE STATE LEGISLATURE WILL CONTRIBUTE. THE PROGRAM INDICATES THEY WILL HAVE MORE POLICEMEN ON THE STREET AND HE FINDS THIS PLAN RELATES TO CITIZEN CONTROL. MR. NANCE CONTINUED AN APPLICATION WAS MADE TO THE THEN POLICE DIRECTOR CALLING FOR HIS RETIREMENT, WHICH HE FELT WAS POLITICAL. HE ASKED THE COUNCIL TO INTERVENE FOR THE RETRACTION OF THIS APPLICATION, SINCE HE FELT IT UNCONSTITUTIONAL, THERE WAS NO

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HEARING WITHIN ONE YEAR AND HE FELT IT A SUBTERFUGE TO CONCEAL THE EFFECTS OF WHAT WAS DONE. MR. NANCE ASSERTED HE PAYS HIGH TAXES AND WILL CONTINUE TO PROTECT ALL CITIZENS OF NEWARK.

COUNCILMAN GIULIANO STATED HE WOULD SPEAK TO ACTING POLICE DIRECTOR KERR IN MR. NANCE'S BEHALF.

/ 6-HC-C.

MR. LOUIS ROMAN, 70-5TH STREET, NEWARK, NEW JERSEY, OPPOSED THE ADOPTION OF RESOLUTION 7-R-CU IN THE MINUTES OF THIS MEETING WHICH PERTAINS TO THE CITY'S PARTICIPATION WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED "HIGH IMPACT ANTI-CRIME PROGRAM," GRANTING \$20 MILLION FOR THIS PURPOSE, WHICH HE FELT WAS A WASTE OF MONEY, AS IT IS WASTED IN OTHER PROGRAMS. HE WORKED FOR MANY ANTI-POVERTY PROGRAMS, NONE OF WHICH HE ALLEGED WERE GOOD.

/ 6-HC-D.

MR. HERBERT BLAUSTEIN, 24 BRANFORD PLACE, NEWARK, NEW JERSEY, APPRISED THE MUNICIPAL COUNCIL THE ATTORNEY GENERAL SUBMITTED A REDRAFTED CERTIFICATE OF INCORPORATION FOR THE RENAMING OF SHALOM TOWERS TO ROBERTO CLEMENTE SHALOM TOWERS.

UPON QUESTIONING BY COUNCILMAN GIULIANO WHETHER A DEFERMENT ON THIS RESOLUTION WOULD CAUSE HARDSHIP, MR. BLAUSTEIN READ COMMUNICATION FROM THE HOUSING FINANCE AGENCY INDICATING UNLESS THE CITY APPROVES THE TAX ABATEMENT AT THIS MEETING, THE AGENCY WILL DISCONTINUE ITS SUPPORT. HE REFERRED TO THE ARTICLE IN THE NEWSPAPER INDICATING CUTBACKS WILL CAUSE DETERIORATION. UNLESS THE HOUSING NEED IS MET, SERIOUS CONSEQUENCES WILL RESULT. HE URGED THE ADOPTION OF RESOLUTION 7-R-A IN THE MINUTES OF THIS MEETING APPROVING APPLICATION AND PLAN OF ROBERTO CLEMENTE SHALOM TOWERS.

THE FOLLOWING CITIZENS ALSO URGED THE ADOPTION OF RESOLUTION 7-R-A IN THE MINUTES OF THIS MEETING AS ABOVE. THEY STRESSED THE NEED FOR THIS BUILDING FOR SPANISH SPEAKING PEOPLE; FURTHER, THERE SHOULD BE A CHANGE IN THIS AREA. A NEED FOR A MIXTURE OF CLASSES EXISTS. THERE IS A LIST OF 3,000 NAMES OF PEOPLE WHO PLEADED FOR THE ERECTION OF THIS BUILDING SO THEY CAN HAVE A DECENT PLACE TO LIVE. SEVERAL MEMBERS OF THE CLERGY INDICATED THEIR PARISHIONERS ARE IN DIRE NEED OF HOUSING.

/ 6-HC-E.

MR. JULIO NEGRON, OFFICER NOTARIO ASSOCIATION FOR SOCIAL AND CIVIC AID TO SPANISH AMERICANS, 481 BROADWAY, NEWARK, NEW JERSEY.

/ 6-HC-F.

REVEREND RICHARD A. MARCHENNA, 1083 BROAD STREET, NEWARK, NEW JERSEY.

/ 6-HC-G.

RABBI OSCAR KLINE, 211 CHANCELLOR AVENUE, NEWARK, NEW JERSEY.

COUNCILMAN WESTBROOKS QUESTIONED IF RABBI KLINE CONTACTED THE BOARD OF EDUCATION TO WHICH HE REPLIED HE HAD AND THEIR POSITION IS THERE IS SUFFICIENT ROOM IN THE AREA FOR CHILDREN TO COME IN. COUNCILMAN WESTBROOKS WAS CONCERNED BECAUSE IT WOULD CREATE AN EDUCATIONAL PROBLEM. HE QUESTIONED IF RABBI KLINE MET WITH ALL



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INTERESTED PARTIES IN THE COMMUNITY AS HE RECALLED OTHER SITUATIONS WHERE THE BUILDING WAS NOT ALLOWED EVEN THOUGH HE ACCEPTED THE FACT HOUSING IS NEEDED.

RABBI KLINE DECLARED HE MET WITH MANY PEOPLE IN THE AREA AND THE OPPOSITION WAS NEUTRALIZED.

PRESIDENT TURCO NOTED MEMBERS OF THE ORGANIZATION CONDUCTED A SURVEY AND WERE ALL IN FAVOR OF THIS BUILDING. THE ROBERTO CLEMENTE SHALOM TOWERS WILL BRING THE TYPE OF HOUSING SPANISH AMERICAN PEOPLE NEED. RESIDENTS ARE LIVING IN RAT INFESTED HOUSES AND IF THEY WANT TO BUILD, THEY SHOULD BE ABLE TO.

THE FOLLOWING CITIZENS OF THE VAILSBURG AREA APPEARED BEFORE THE MUNICIPAL COUNCIL OPPOSING CONDITIONS ENCOMPASSING THE VICINITY SURROUNDING VAILSBURG HIGH SCHOOL. THE SPEAKERS ALLEGED THESE MATTERS COULD HAVE BEEN SETTLED FAIRLY. IT IS NOT A RACIAL ISSUE, NOR IS MR. MOSSELLE THE PROBLEM. IT IS A MATTER OF POLARIZATION AND HOW PEOPLE CAN TAKE CERTAIN ISSUES AND USE THEM TO THEIR ADVANTAGE. HOWEVER, THE SCHOOL IS BEING BOYCOTTED BY WHITE STUDENTS UNTIL MR. MOSSELLE IS REINSTATED AND MRS. STEWART, SWAHILI CLUB ADVISOR, IS TRANSFERRED.

OTHER DEMANDS WERE OUTLINED BY STUDENTS AND THEIR PARENTS CONSISTING OF: OUTLAWING OF ANY BUT THE AMERICAN FLAG IN SCHOOL; NO UNPATRIOTIC PROGRAMS OR ASSEMBLIES; REGISTRATION OF ALL VISITORS TO THE SCHOOL AND THEIR EJECTION IF THEY PROVE TO BE IN THE BUILDING FOR OTHER THAN THEIR STATED PURPOSE; NO RELIGIOUS, POLITICAL OR RACIAL INDOCTRINATION; BAN OF A BUTTON CALLING FOR BLACK CONTROL OF SCHOOLS; THE LIMITATION OF ETHNIC ASSEMBLIES TO ONE PER YEAR; PARENTAL APPROVAL BEFORE A FACULTY MEMBER IS ADDED OR REMOVED.

IT WAS STATED VAILSBURG RESIDENTS HAVE ALWAYS MAINTAINED THEIR COMPOSURE, BUT NOW EVEN THE LAST BASTION OF DEMOCRACY IS BEGINNING TO FALL PREY TO THE TIMES. THE SPEAKERS DEPLORED WHAT THEY DESCRIBED AS THE DISRUPTIVE ACTIVITIES USED BY BLACK PARENTS AND STUDENTS. THEY URGED THE RETURN OF MR. MOSSELLE FOR THE ORDERLY RUNNING OF VAILSBURG AND WARNED IF "HAMM AND HIS PUPPET ORGANIZATION TAKE OVER THE SCHOOLS THEY WILL EVENTUALLY CONTROL THE COMMUNITY." THEY APPEALED TO THE MUNICIPAL COUNCIL TO "HELP THE STUDENT BODY SAVE VAILSBURG" AND TO HIS HONOR, MAYOR KENNETH A. GIBSON, WHO APPOINTED ADHIMU CHUNGA TO THE BOARD OF EDUCATION, TO STEP IN AND REMOVE HIM, AS HE IS "USING HIS POSITION TO INCITE VIOLENCE AND DISRUPT OUR SCHOOL SYSTEM." THE SPEAKERS STRESSED THEY WANT VAILSBURG HIGH SCHOOL TO BE ONE SCHOOL, NOT BLACK OR WHITE. WHITES HAVE BEEN AFRAID TO WALK IN THE HALLS IN SCHOOL SINCE THE SWAHILI CLUB WAS FORMED. IT WAS A SMALL, MISGUIDED MINORITY WHICH FORCED MR. JAMES MOSSELLE TO RESIGN HIS POST.

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- 6-HC-H. MR. KENNETH KIRKLAND, 639 SOUTH 10TH STREET, NEWARK, NEW JERSEY.
- 6-HC-I. MRS. JAYNE H. CARROLL, 46 FLEETWOOD PLACE, NEWARK, NEW JERSEY.
- 6-HC-J. MISS KIM JOHNSON, 55 MANOR DRIVE, NEWARK, NEW JERSEY.
- 6-HC-K. MRS. SHIRLEY MARTIN, 55 MANOR DRIVE, NEWARK, NEW JERSEY, MOTHER TO MISS  
KIM JOHNSON.
- 6-HC-L. MR. STEVEN C. BACKFISCH, 230 MT. VERNON PLACE, NEWARK, NEW JERSEY.
- 6-HC-M. MR. ALLAN MAHANA, 65 MANOR DRIVE, NEWARK, NEW JERSEY.
- 6-HC-N. MISS JEAN MARINUCCI, TREASURER, STUDENT COUNCIL, 72 ISABELLA AVENUE, NEWARK,  
NEW JERSEY.
- 6-HC-O. MISS KIM KOSKO, 34 PINE GROVE TERRACE, NEWARK, NEW JERSEY.
- 6-HC-P. MR. FRED VALENTINI, 22 MIDLAND PLACE, NEWARK, NEW JERSEY.
- 6-HC-Q. MISS TERRI FINKLESTEIN, 154 OAKLAND TERRACE, NEWARK, NEW JERSEY.

COUNCILMAN HARRIS DECLARED SUPPORT FOR MR. MOSSELLE, WHOM HE FELT IS A DISCIPLINARIAN WHO CHASTISED HIS SON AND BECAUSE OF HIM, HIS SON IS NOW IN COLLEGE. IT MUST BE REALIZED THAT RULES MUST BE LIVED UP TO BY THE YOUNGSTERS. ADULTS SHOULD NOT BE INVOLVED IN THIS SITUATION. STUDENT COUNCILS, BLACK AND WHITE CAN RESOLVE THESE PROBLEMS. THE CITY CANNOT CONTINUE TO BE DIVIDED. WE CAN GET ALL THE PEOPLE INVOLVED AND PREVAIL UPON THEM TO STAY OUT OF IT, UTILIZE OUR RESOURCES, KEEP COOL HEADS AND WE WILL BEGIN TO EDUCATE OUR YOUNGSTERS TO LEARN TO LIVE TOGETHER WITH NO ROOM FOR BIGOTRY OR HATE.

COUNCILMAN WESTBROOKS URGED THE STUDENTS TO RETURN TO SCHOOL AS HE FEELS AN OBLIGATION WHERE STUDENTS ARE CONCERNED. IT IS UNFORTUNATE THEY HAD GONE SO FAR AFIELD IN THEIR OPINIONS, BUT IT IS HIS OBLIGATION TO REMIND THE STUDENTS THEY SHOULD BE IN SCHOOL. HE CHARGED THE STUDENTS MADE IT POLITICAL BY ALLOWING THE PARTICIPATION OF ASSEMBLYMAN ANTHONY IMPERIALE, COUNCILMAN BOTTONE AND OTHER POLITICIANS IN THEIR PROTEST. MR. MOSSELLE IS NOT INDISPENSABLE TO THE SCHOOL. LAST YEAR THE WHITES WERE PROTESTING MR. MOSSELLE'S CONDUCT, ALTHOUGH THEY ARE NOW FEELING ANOTHER WAY. THE COUNCIL DID NOT BECOME ACTIVELY CONCERNED BECAUSE IT WAS NOT THEIR CONCERN. COUNCILMAN WESTBROOKS DEFENDED ADHIMU CHUNGA, NOTING HE IS A FINE YOUNG MAN. IT IS UNFORTUNATE TO JEOPARDIZE EDUCATION. GRIEVANCES AND DEMANDS COULD BE MET BUT NOT AS LONG AS THE CHILDREN STAY OUT OF SCHOOL.

COUNCILMAN BOTTONE NOTED STATEMENTS WERE MADE THAT PERHAPS THERE WAS SOMETHING AMISS AT THE BOARD OF EDUCATION. THERE WERE SOME INDICATIONS OF POLITICS INVOLVED. HE FELT SURE HIS COLLEAGUES WOULD AGREE WITH HIM, AND PRESENTED A MOTION

THAT NEW JERSEY STATE COMMISSIONER OF EDUCATION CARL L. MARBURGER INVESTIGATE THE CONTROVERSY INVOLVING VAILSBURG HIGH SCHOOL IN THE CITY OF NEWARK INCLUDING AN INVESTIGATION OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF EDUCATION IN CONNECTION THEREWITH AND TO TAKE ANY ACTION DEEMED APPROPRIATE. THE MOTION WAS SECONDED BY COUNCILMAN MEGARO.

COUNCILMAN JAMES ASSERTED THE COUNCIL'S ONLY POWER OVER BOARD OF EDUCATION ACTIVITIES IS "FISCAL" AND HE URGED THE STUDENTS TO RETURN TO SCHOOL. HE QUESTIONED THEIR WISDOM IN STAYING OUT OF SCHOOL, SINCE THEY SUFFERED A TEACHERS' STRIKE. NO ONE WOULD SEND THE STUDENTS BACK TO SCHOOL IF IT WERE NOT SAFE. THE BEST PLACE TO RESOLVE THE PROBLEM IS TO MEET WITH THE BOARD OF EDUCATION. HE WAS NOT OF THE OPINION ADULTS CAN SOLVE THE PROBLEMS WITH POLITICAL MOTIVATIONS. THERE IS LITTLE THE COUNCIL CAN DO. THE BOARD OF EDUCATION MEMBERS ARE APPOINTED BY THE MAYOR AND PEOPLE SHOULD SOLICIT HIS VIEWS IN THIS RESPECT. COUNCILMAN JAMES FELT ADMINISTRATION SHOULD BECOME ACTIVELY INVOLVED AND THE MAYOR SHOULD BE BROUGHT INTO THE SITUATION. HE AGREED THE SITUATION IS POLARIZING THE CITY AND THE BEST SOLUTION IS FOR THE STUDENTS TO GET TOGETHER AND THEY CAN BE JUDGE AND JURY. TOO OFTEN WE THINK A RESOLUTION IS AN INSTANT PANACEA. ANY TYPE OF LETTER GOING TO TRENTON IS A WASTE OF EFFORT. SENDING A LETTER TO A MAN WHO IS VOTED OUT OF OFFICE IS MEANINGLESS.

COUNCILMAN WESTBROOKS OPPOSED THE MOTION SINCE IT IS WITHOUT SUBSTANCE. WE SHOULD NOT GET INVOLVED PERSONALLY. COUNCILMAN BOTTONI AND ASSEMBLYMAN IMPERIALE SHOULD REMOVE THEMSELVES TO ALLOW STUDENTS TO WORK IT OUT, NOR SHOULD PARENTS BECOME INVOLVED. NO RESOLUTION WOULD HELP THE SITUATION.

COUNCILMAN BOTTONI FELT CONFIDENT THE PROBLEMS WILL BE RESOLVED.

COUNCILMAN HARRIS DECLARED NO YOUNGSTER CAN AFFORD THE PLEASURE OF ONE DAY OUT OF SCHOOL, WHEN WE CONSIDER THE FACT NEWARK DOES NOT OFFER THE BEST EDUCATION IN COMPARISON TO OTHER CITIES. WE SHOULD UTILIZE OUR RESOURCES.

PRESIDENT TURCO AGREED THE MAYOR HAS THE RESPONSIBILITY TO COMMENT. WE ARE A FISCAL BODY, HOWEVER, WE ARE ALSO A GOVERNING BODY OF THE CITY. HE CONCURRED IN THE MOTION AS MR. MARBURGER WOULD HAVE THE POWER TO TAKE ACTION WHICH THIS BODY CANNOT.

THE MOTION WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMEN JAMES, WESTBROOKS.

NOT VOTING: COUNCILMAN HARRIS.

THE CITY CLERK WAS DIRECTED TO FORWARD A COPY OF THIS MOTION TO HIS HONOR, MAYOR KENNETH A. GIBSON.

6-HC-R.

MRS. MARY AVENA, 83 HALSTEAD STREET, NEWARK, NEW JERSEY, MEMBER OF THE HALSTEAD STREET ASSOCIATION, ASKED THE MUNICIPAL COUNCIL TO TAKE ACTION ON THE DEPLORABLE CONDITIONS IN HER AREA, FOR WHICH SHE FELT THEM RESPONSIBLE. SHE OUTLINED NUMEROUS VIOLATIONS INVOLVING TRUCKS PARKED OVERNIGHT, DUMPING OF GARBAGE IN VACANT

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LOTS, HOUSES FLOODED AND ZONING LAWS ARE NOT ADHERED TO.

COUNCILMAN BOTTONE NOTED THIS IS AN INDICATION OF HOW INDIVIDUALS CAN GET ALONG IF THEY KNOW WHAT THEY WANT. HE SAID HE WOULD CHECK INTO THE COMPLAINTS REGISTERED BY THE SPEAKER.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-A.

RESOLUTION APPROVING APPLICATION AND PLAN OF ROBERTO CLEMENTE SHALOM TOWERS, INC., FOR THE CONSTRUCTION OF BUILDING LOCATED IN THE AREA AS SET FORTH IN THE ANNEXED APPLICATION, GRANTING EXEMPTION FROM TAXATION OF 48 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R.S.55:16-1 ET SEQ., UPON APPROVAL OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NEW JERSEY PUBLIC HOUSING AUTHORITY, (PROJECT TO BE LOCATED AT 75-91 AND 93-95 CLINTON AVENUE CONSISTING OF 196 DWELLING UNITS).

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(TAX COLLECTOR ROTHER MET WITH THE COUNCIL JANUARY 16, 1973)

A MOTION TO ADOPT THE RESOLUTION AS CORRECTED WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN HARRIS, JAMES, VILLANI, WESTBROOKS, PRESIDENT TURCO.

NOT VOTING: COUNCILMEN BOTTONE, GIULIANO, MEGARO.

7-R-B.

RESOLUTION APPROPRIATING ADDITIONAL SUM OF \$130,000. BOARD OF EDUCATION, PROJECT 80/72, FOR OLIVER STREET SCHOOL, ELECTRICAL WORK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-C.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH ST. MICHAEL'S MEDICAL CENTER FOR OPERATION OF AMBULATORY HEALTH SERVICE FACILITY AT GLADYS DICKINSON NEIGHBORHOOD HEALTH CENTER AS EXTENSION OF OUTPATIENT DEPARTMENT OF ST. MICHAEL'S MEDICAL CENTER; \$370,000. APPROPRIATED BY COMMUNITY DEVELOPMENT ADMINISTRATION OF NEWARK; \$100,000. FUNDED BY CITY OF NEWARK, SUBJECT TO APPROVAL OF 1973 BUDGET; BALANCE TO BE FUNDED BY NEW JERSEY STATE MEDICAID.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE RESOLUTION CONDITIONED THAT THE EFFECTIVE DATE IN THE CONTRACT COMMENCE UPON EXECUTION OF AGREEMENT, WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-D.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT \$1,600. IN FULL SETTLEMENT OF \$4,700. CLAIM FROM THE HARTFORD INSURANCE COMPANY, WHEREIN NEWARK POLICE VEHICLE WAS IN COLLISION WITH VEHICLE OWNED BY R.T.S. DELIVERY SERVICE ON ROUTE #1 NEAR SOUTH STREET, NEWARK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-E.

RESOLUTION AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT A PROPOSAL REQUESTING FUNDING FOR THE NORTH JERSEY COMMUNITY UNION HEALTH CENTER FOR FUNDING IN THE AMOUNT OF \$165,691.00 AS MATCHING FUNDS FOR OEO COMMITMENT FOR AN ADDITIONAL \$250,000.00.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-F.

EMERGENCY RESOLUTION APPROPRIATING \$14,563,798. UNCLASSIFIED PURPOSES, TO PROVIDE FUNDS FOR STATE AND LOCAL FISCAL ASSISTANCE ACT, 1972; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET. (ENTITLEMENT PERIOD JANUARY 1, 1972 TO JUNE 30, 1974 MAINTENANCE AND OPERATING EXPENSES, PUBLIC SAFETY, POLICE-SALARIES AND WAGES, FIRE-SALARIES AND WAGES)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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/ 7-R-g.

RESOLUTION AUTHORIZING MAYOR TO MAKE APPLICATION TO DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR REPAYMENT TO THE CITY OF NEWARK, \$86,551. AND ANY OTHER FUNDS THAT MAY BE DUE THE CITY. APPLICATION FOR DEMOLITION GRANT NO. N.J.M.10, 6TH REQUISITION)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-h.

RESOLUTION AUTHORIZING TRANSFER OF \$11,000. FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, ASSISTANT CHIEF PHARMACIST-\$8,000., PEDIATRICIAN-\$3,000. TO CODE 317, PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-i.

RESOLUTION AUTHORIZING TRANSFER OF \$15,850. FROM UNCLASSIFIED PURPOSES, 731-GROUP INSURANCE TO OFFICE OF MAYOR AND AGENCIES, 780-NEWARK MUSEUM, PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-j.

RESOLUTION AUTHORIZING TRANSFER OF \$50. FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF BUILDING CONSTRUCTION, ELECTRICIAN, TO CHIEF BUREAU BUILDING CONSTRUCTION, PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-K.

RESOLUTION AUTHORIZING TRANSFER OF \$25,000. FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER EMPLOYEES, TO DIVISION OF MOTORS, FUEL-\$16,000., OTHER MATERIALS AND SUPPLIES-\$9,000., PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-L.

RESOLUTION AUTHORIZING TRANSFER OF \$15,450. FROM DEPARTMENT OF RECREATION, RECREATION PROGRAMS, SEASONAL HELP, TO OFFICE OF DIRECTOR, HEAT-LIGHT-POWER-\$14,770., INSURANCE-\$680., PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-M.

RESOLUTION AUTHORIZING TRANSFER OF \$3,400., OFFICE OF MAYOR AND AGENCIES, DIVISION OF ASSESSMENTS, CHIEF CLERK TO CHIEF ASSISTANT ASSESSOR-\$1,000., OVERTIME-\$500., RENTS-\$400., PRINTING-REPRODUCTION-\$1,500., PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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7-R-N.

RESOLUTION AUTHORIZING TRANSFER OF \$4,300., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, ASSISTANT PUBLIC HEALTH NURSE SUPERVISOR TO PUBLIC HEALTH NURSE SUPERVISOR, PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-o.

RESOLUTION AUTHORIZING TRANSFER OF \$31,300., DEPARTMENT OF RECREATION AND PARKS, RECREATION PROGRAMS, SEASONAL HELP-\$19,000., TO OVERTIME; DEPARTMENT OF PUBLIC WORKS, BUREAU OF BUILDING CONSTRUCTION, MAINTENANCE REPAIRMAN-\$5,300. TO OVERTIME; DEPARTMENT OF HEALTH AND WELFARE, IVY HAVEN NURSING HOME, SEASONAL HELP-\$7,000. TO OVERTIME, PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-P.

RESOLUTION AMENDING INSERTION IN SCHEDULE A OF RESOLUTION 7-R-s ADOPTED DECEMBER 6, 1972 REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE INSERTION IN 1972 CITY OF NEWARK BUDGET, OFFICE OF THE MAYOR AND AGENCIES, SALARIES AND WAGES-\$60,000., OTHER EXPENSES-\$40,000.; ITEM AVAILABLE FROM U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, INTERIM ASSISTANCE GRANT PROGRAM, PROJECT NUMBER N.J.1.-1, \$100,000., TO CONTINUE PROGRAM ACTIVITIES UNTIL SUCH TIME AS FEDERAL MONIES DUE CITY ARE RECEIVED FROM THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT SUBSEQUENT TO PROJECT COMPLETION.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION IN CORRECTED FORM WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:



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YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

✓  
7-R-q.

RESOLUTION RESCINDING RESOLUTION 7-R-s, DECEMBER 6, 1972, "REQUESTING DIRECTOR OF LOCAL FINANCE TO MAKE INSERTION IN 1972 CITY OF NEWARK BUDGET AS SET FORTH; OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, SALARIES AND OTHER EXPENSES, SUM OF \$100,000. ITEM AVAILABLE FROM U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, INTERIM ASSISTANCE GRANT PROGRAM, PROJECT NUMBER N.J.1.-1, TO CONTINUE PROGRAM ACTIVITIES UNTIL SUCH TIME AS FEDERAL MONIES DUE THE CITY ARE RECEIVED FROM U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT PRIOR TO PROJECT COMPLETION".

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION AS IT IS NOT REQUIRED WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

✓  
7-R-r.

RESOLUTION AUTHORIZING THE MAYOR OF CITY OF NEWARK TO ENTER INTO AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, TO CONSTRUCT A SECTION OF FREEWAY INTERSTATE ROUTE 78, SECTION 5AU FROM LYONS AVENUE TO NYE AVENUE, NECESSITATING RELOCATION OF CERTAIN FACILITIES OF STORM AND SANITARY SEWER SYSTEM OWNED AND OPERATED BY NEWARK DEPARTMENT OF PUBLIC WORKS, AS PER ATTACHED AGREEMENT.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

✓  
7-R-s.

RESOLUTION REQUESTING THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, TO CAUSE NECESSARY REPAIRS TO BE MADE AS QUICKLY AS POSSIBLE TO DOREMUS AVENUE BRIDGE, IN IRONBOUND SECTION OF NEWARK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

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7-R-t.                RESOLUTION AUTHORIZING THE MAYOR OF CITY OF NEWARK TO ENTER INTO AN AGREEMENT WITH THE STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION, TO CONSTRUCT ROUTE 22, SECTION 15D, NEW WAVERLY VIADUCT, CITY OF NEWARK, COUNTY OF ESSEX, NEW JERSEY, AS PER ATTACHED AGREEMENT.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-u.                RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF PUBLIC WORKS TO ENTER INTO AGREEMENT WITH THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, TO UNDERTAKE CONSTRUCTION OF ROUTE 22, SECTION 15D, IN CITY OF NEWARK, COUNTY OF ESSEX, AS PER ATTACHED AGREEMENT.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-v.                RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO AN AGREEMENT WITH THE STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, TO CONSTRUCT A SECTION OF FREE-WAY INTERSTATE ROUTE 78, SECTION 5AU, FROM LYONS AVENUE TO NYE AVENUE, IN CITY OF NEWARK, COUNTY OF ESSEX, NEW JERSEY, NECESSITATING RELOCATION OF CERTAIN FACILITIES OF WATER SUPPLY SYSTEM OWNED AND OPERATED BY NEWARK DEPARTMENT OF PUBLIC WORKS, AS PER ATTACHED AGREEMENT.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-w.                RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF PUBLIC WORKS TO SUBMIT TO COMMISSIONER OF TRANSPORTATION OF STATE OF NEW JERSEY, MUNICIPAL AID SCHEDULE OF WORK FOR FORMULA FUNDS, IN AMOUNT OF \$132,759., SAID MONIES TO BE USED IN COST OF RESURFACING ELIZABETH AVENUE FROM VASSAR AVENUE TO CLINTON AVENUE. (FUNDS INCLUDED IN 1972 CAPITAL BUDGET UNDER PROJECT #36/168-72, FOR CITY'S SHARE OF PROJECT COST)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CITY OF ELIZABETH BOARD OF ~~WARD~~ <sup>WATER</sup> COMMISSIONERS FOR WATER SUPPLY AT \$190. PER MILLION GALLONS, FOR PERIOD JULY 15, 1972 TO DECEMBER 31, 1973.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH GUASTO CONSTRUCTION CO., INC., 49 UNION AVENUE, MAPLEWOOD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR STREET PAVEMENT RESTORATION OVER HOUSE SEWER AND WATER CONNECTION CUTS AT VARIOUS LOCATIONS IN CITY OF NEWARK, FOR \$59,800., AS PER BID AND SPECIFICATIONS. (TO BE PAID FROM BUREAU OF SEWERS, \$30,000. AND DIVISION OF WATER SUPPLY, \$35,000., 1972 BUDGET RESERVE APPROPRIATION.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-z.

RESOLUTION AMENDING RESOLUTION 7-R-DH, AUGUST 5, 1970, "AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND GRUEN ASSOCIATES, 257 PARK AVENUE SOUTH, NEW YORK, FOR SUM NOT TO EXCEED \$114,000., FOR PROFESSIONAL CONSULTING SERVICES WITH RESPECT TO PEDESTRIAN BRIDGE (\$78,068.), PUBLIC PLAZA (\$26,316.), PUBLIC PARK (\$9,616.) AT GATEWAY PLAZA SITE (CAPITAL PROJECTS NO. 103-70, 102-70, 104-70)" TO AUTHORIZE AN ADDITIONAL SUM OF \$4,600., REIMBURSABLE EXPENSES, INADVERTENTLY OMITTED, TOTAL NOT TO EXCEED \$118,600.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

NOT VOTING: COUNCILMAN HARRIS.

February 7, 1973

7-R-BA.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF PUBLIC WORKS TO EXECUTE CONTRACT WITH MORGAN DANIELS SERVICES COMPANY, INC., P. O. BOX 305, WESTFIELD, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR SERVICE MAINTENANCE, REPAIR AND ADJUSTMENT OF METERS, METER CHAMBERS, REGULATORS, REGULATING CHAMBERS ON SOUTH SIDE INTERCEPTOR SEWER, FOR \$12,500., AS PER BID AND SPECIFICATIONS. (TO BE PAID FROM 1973 BUDGET APPROPRIATION, BUREAU OF SEWERS.)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BB.

RESOLUTION AUTHORIZING BOND REGISTRAR OF THE CITY OF NEWARK TO RECONVERT \$100,000. SCHOOL BONDS OF CITY OF NEWARK DATED SEPTEMBER 1, 1969, PAYABLE SEPTEMBER 1, 1985 AT 7.70% PER ANNUM INTEREST, INTO BONDS IN COUPON FORM REGISTERED IN THE NAME OF CBWL-HAYDEN STONE INC. (COST OF RECONVERTING SAID BONDS SHALL BE PAID BY ROLAND J. HAUER, SECOND VICE PRESIDENT, MUNICIPAL BOND DEPARTMENT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BC.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM SAMUEL F. COHN, TO PURCHASE CITY-OWNED PROPERTY AT 331 JELLIFF AVENUE, BLOCK 2705, LOT 15, FOR \$2,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 25.2 x 105; 1ST INDUSTRIAL DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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7-R-BD.

RESOLUTION AUTHORIZING PERSONNEL OF P.E.P. DEMOLITION PROGRAM TO SELL PERSONAL PROPERTY RESULTING FROM DEMOLITIONS, SAID PROCEEDS SHALL BE PAID TO PURCHASING AGENT WITHIN TWENTY-FOUR (24) HOURS AFTER SALE AND RECEIPT OF MONIES, PURCHASING AGENT SHALL DEPOSIT ALL RECEIPTS WITH CITY TREASURER AND AT END OF EACH QUARTER REPORT WILL BE SUBMITTED TO MUNICIPAL COUNCIL SHOWING ALL SALES AND DEPOSITS WHICH WERE MADE DURING THAT PERIOD.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION AND REQUEST THAT PROPER GUIDE LINES BE SET UP FOR DISPOSITION OF THE PERSONAL PROPERTY RESULTING FROM DEMOLITIONS WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BE.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HARRY EPSTEIN, OWNER OF PREMISES 338 BROADWAY, BLOCK 575, LOT 19, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BF.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO J & J DISTRIBUTING CO. SUM OF \$1,079., EXCESS PAYMENT OF TAXES FOR TAX YEAR 1969, PREMISES 312-316 FRELINGHUYSEN AVENUE, BLOCK 3520, LOT 14, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BG.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO J & J DISTRIBUTING CO. SUM OF \$846.60, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1969, PREMISES 318-322 FRELINGHUYSEN AVENUE, BLOCK 3520, LOT 16, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY

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COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

4  
7-R-BH.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CLEVELAND NEW JERSEY CORPORATION SUM OF \$2,143.76, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1970, PREMISES 278-282 WASHINGTON STREET, BLOCK 59, LOT 19, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

1  
7-R-BI.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CUSTOM PACKAGING INC. SUM OF \$2,867.70, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1968, PREMISES 136-150 TICHENOR STREET, BLOCK 928, LOT 30, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

7-R-BJ.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO B.B.B. PLASTIC CORP., SUM OF \$837., EXCESS PAYMENT OF TAXES FOR TAX YEARS 1969 AND 1970, PREMISES 227-237 MURRAY STREET, BLOCK 1167, LOT 12, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

1  
7-R-BK.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO PHILIP WIGLER SUM OF \$298.50, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1966, PREMISES 269-273 SPRINGFIELD AVENUE, BLOCK 2518, LOT 7, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

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(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BL.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO PARNES ASSOCIATES, INC. SUM OF \$528.90, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1970 AND 1971, PREMISES 204-206 SHERMAN AVENUE, BLOCK 2778, LOT 18, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BM.

RESOLUTION AMENDING RESOLUTION 7-R-BL, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO CAPITAL FUND, PROJECT 81/2-72 ACQUISITION AND INSTALLATION OF AIR CONDITIONING IN THE DEPARTMENT OF FINANCE-\$21,596.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE.

COUNCILMAN WESTBROOKS QUESTIONED FINANCE DIRECTOR JUNGHERR WHETHER THE ENTIRE FINANCE DEPARTMENT WOULD BE AIR CONDITIONED.

DIRECTOR JUNGHERR REPLIED AS INDICATED IN HIS MEMORANDUM, THIS WILL ENCOMPASS THE BALANCE OF THE FINANCE DEPARTMENT WHICH WAS NOT FORMERLY AIR CONDITIONED.

THE MOTION TO ADOPT THE RESOLUTION WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BN.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VINCENT W. BONO, WATER METER REPAIRMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, FOR PERIOD BEGINNING JANUARY 6, 1973 AND ENDING JULY 6, 1973. (CONTINUE WORKING IN DIVISION OF INSPECTIONS - FIRST LEAVE BEGAN APRIL 6, 1970)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-BO.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE (SALE OF OBSOLETE EQUIPMENT - TRAFFIC AND SIGNALS - DEPARTMENT OF PUBLIC WORKS, SALE OF OBSOLETE MATERIALS - FIRE (CITY-OWNED BUILDING), PURSUANT TO LOCAL CONTRACTS LAW, N.J.S.A. 40A:11-36.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-BP.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE FOR PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR CONSIDERATION BY THE MUNICIPAL COUNCIL, PROJECT NO. 149-71, WALNUT STREET SCHOOL CONSTRUCTION OF A NEW MINI-SCHOOL-\$215,000.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-BQ.

RESOLUTION AMENDING RESOLUTION 7-R-A, NOVEMBER 3, 1971, 1971-1976 CAPITAL IMPROVEMENT PROGRAM, TO ADD PROJECT NO. 149-71, BOARD OF EDUCATION, WALNUT STREET SCHOOL CONSTRUCTION OF A NEW MINI-SCHOOL-\$215,000.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.



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7-R-BR.

RESOLUTION AUTHORIZING THE ISSUANCE OF \$15,000,000 TAX ANTICIPATION NOTES OF 1973 OF THE CITY OF NEWARK, NEW JERSEY.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BS.

RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH ANDRES, MICELI, WEED FOR DEVELOPMENT OF PLANS FOR URBAN BEAUTIFICATION ACTIVITIES AS STATED IN "STATEMENT OF WORK" (ATTACHED HERETO); COST OF AFORESAID CONSULTING SERVICES TO BE PAID FROM FEDERAL URBAN BEAUTIFICATION GRANT, PROJECT NO. UBI-NJ-02-39-1002 AND SHALL NOT EXCEED \$8,600. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-11-5 (1) (A), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AND DIRECT THE CITY CLERK TO INVITE COMMUNITY DEVELOPMENT ADMINISTRATION ACTING DIRECTOR DENNISON AND PLANNING OFFICER SHAPIRO TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR FEBRUARY 20, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMAN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BT.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH THE NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORPORATION TO PROVIDE CONSULTING SERVICES IN THE AREA OF HOUSING AND RELATED COMMUNITY FACILITIES.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AND DIRECT THE CITY CLERK TO INVITE MAYOR'S POLICY AND REVIEW OFFICE DIRECTOR DENNISON, HOUSING DEVELOPMENT AND REHABILITATION DIRECTOR HOLMES, ASSISTANT DIRECTOR GALDO AND COMMUNITY DEVELOPMENT ADMINISTRATION DEPUTY DIRECTOR HODES TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR FEBRUARY 13, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMAN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

FEBRUARY 7, 1973

7-R-BU.

RESOLUTION AUTHORIZING FILING OF AN AMENDATORY APPLICATION WITH THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A CODE ENFORCEMENT GRANT UNDER SECTION 117, HOUSING ACT OF 1949, (TOTAL FEDERAL GRANT \$3,140,320. - TWO-THIRDS SHARE FEDERALLY ASSISTED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONNE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BV.

RESOLUTION RATIFYING CONTRACT BETWEEN THE COMMUNITY DEVELOPMENT ADMINISTRATION AND THE DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR THE PURPOSE OF PROVIDING DAY CARE SERVICES.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THIS RESOLUTION AND DIRECT THE CITY CLERK TO INFORM ADMINISTRATION IN THE FUTURE THE MUNICIPAL COUNCIL WILL NOT ACCEPT FOR RATIFICATION ANY CONTRACTS WHICH BEAR A DATE PRIOR TO DATE OF SUBMISSION OF SAID CONTRACT, WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BW.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT WITH TOUCHE ROSS AND CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO DEVELOPMENT OF DETAILED DEFINITIONS AND DESIGN OF NUCLEAR SYSTEMS OF THE FISCAL ACCOUNTABILITY SYSTEM; COST OF AFORESAID WORK SHALL BE PAID FROM FUNDS FROM THE FIRST YEAR OF PLANNED VARIATIONS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

FEBRUARY 7, 1973

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7-R-BX.

RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES P. PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED \$222,470. AS PER ATTACHED AGREEMENT (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5 (1) (A))" BY AUTHORIZING AN ADDITIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED \$274,720. (CONSTRUCTION COSTS HAVE SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AWAITING ADOPTION OF LEGISLATION IN CONNECTION THERETO, WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BY.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE BY AUCTION SALE OF APPROXIMATELY 200 JUNK VEHICLES-POLICE DEPARTMENT, PURSUANT TO LOCAL CONTRACTS LAW N.J.S.A. 40A:11-36.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-BZ.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER TWO CHECKS, \$255.95 TO BERNICE TERRY, GUARDIAN OF MICHAEL TERRY, AN INFANT, \$544.05 PAYABLE TO BERNICE TERRY AND SANFORD E. CHERNIN, HER ATTORNEY FOR ALL MEDICAL AND HOSPITAL EXPENSES AND FEES UPON RECEIPT OF A WARRANT FOR SATISFACTION OF JUDGMENT IN FAVOR OF CITY OF NEWARK, AND ANY OTHER LEGAL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO MICHAEL TERRY WHEN SCREEN FELL FROM NORTH DISTRICT POLICE STATION, 472 ORANGE STREET AND STRUCK CHILD ON THE HEAD.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

FEBRUARY 7, 1973

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

/ 7-R-CA.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$133.36 PAYABLE TO EVA WOODLEY AND FIRST CLASS AUTO BODY, UPON RECEIPT BY CORPORATION COUNSEL OF A GENERAL RELEASE, FOR DAMAGES TO HER AUTOMOBILE (WINDSHIELD) WHICH WAS STRUCK BY POLICE REVOLVER DURING ATTEMPT TO APPREHEND ROBBERS.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

/ 7-R-CB.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN FULL SETTLEMENT TO AARON H. HASKIN AND EMIL OXFELD, ATTORNEY, UPON RECEIPT BY THE CORPORATION COUNSEL OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS THAT THE CORPORATION COUNSEL MAY DEEM NECESSARY, FOR BACK PAY, ACCRUED VACATION TIME, ACCRUED SICK LEAVE, AND ANY OTHER CLAIMS ARISING OUT OF DISCIPLINARY ACTION TAKEN BY CITY OF NEWARK; FURTHER AUTHORIZING PERSONNEL OFFICER TO EXPUNGE PERSONNEL RECORDS OF DR. HASKIN TO REFLECT THAT HE RETIRED ON JULY 13, 1971 AND EXPUNGE AND DESTROY ANY RECORDS THAT INDICATE TO THE CONTRARY, ALSO AUTHORIZING DIRECTOR OF FINANCE TO TAKE WHATEVER STEPS NECESSARY TO INSURE DR. HASKIN'S PENSION RIGHTS VEST AS OF JULY 13, 1971.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

/ 7-R-CC.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$17,150.09 PAYABLE TO DR. FRANCIS A. BREX AND MARTIN S. FOX, ATTORNEY, AFTER RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR BACK PAY FOR ENTIRE PERIOD OF REDUCTION OF HOURS. (CIVIL SERVICE COMMISSION RENDERED DECISION)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

FEBRUARY 7, 1973

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 7-R-CD.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$400. PAYABLE TO LEONARD WILLIAMS AND EMANUEL S. FISH, ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY LEONARD WILLIAMS TO CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED DUE TO DOG BITE WHILE ON PREMISES OF NEWARK FIRE DEPARTMENT FOR PURPOSE OF REPORTING A FIRE IN PROGRESS. (DOG OWNED BY MEMBERS OF ENGINE CO. #20.)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 7-R-CE.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM BLAZEJ CZARNIK, OWNER OF PREMISES 425 SOUTH 7TH STREET, BLOCK 302, LOT 26, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 7-R-CF.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ARTHUR H. M. AHRENS AND HELEN E. AHRENS, HIS WIFE, OWNERS OF PREMISES 327 SOUTH SIXTH STREET, BLOCK 292, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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7-R-ca.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GERALD GOLDMAN, EXECUTOR AND TRUSTEE OF THE ESTATE OF ANNA GOLDMAN, OWNER OF PREMISES 322 WAVERLY AVENUE, BLOCK 2608, LOT 40, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-ch.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRANK COVIELLO AND EMELIA COVIELLO, HIS WIFE, OWNERS OF PREMISES 247 WARREN STREET, BLOCK 411, LOT 22, FREE AND CLEAR WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-cl.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON REALTY CORPORATION, OWNER OF PREMISES 78-80 BOSTON STREET, BLOCK 228, LOT 27 AND 23 MILTON STREET, BLOCK 228, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

7-R-cj.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON REALTY CORPORATION, OWNER OF PREMISES 72 BOSTON STREET, BLOCK 228, LOT 30, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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7-R-CK.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NANCY DARIO (FORMERLY KNOWN AS NANCY SPAGNUOLO) AND SALVATORE DARIO, HER HUSBAND, OWNERS OF PREMISES 64-66 HILLSIDE AVENUE, BLOCK 267<sup>4</sup>, LOT 47, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

1  
7-R-CL.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM STRONGHOLD SAVINGS AND LOAN ASSOCIATION OF EAST ORANGE, NEW JERSEY, OWNER OF PREMISES 35 CAMP STREET, BLOCK 890, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

1  
7-R-CM.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM STRONGHOLD SAVINGS AND LOAN ASSOCIATION OF EAST ORANGE, NEW JERSEY, OWNER OF PREMISES 57 JACOB STREET, BLOCK 304, LOT 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

1  
7-R-CN.

RESOLUTION AUTHORIZING TRANSFER OF \$5,877. DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS, TRAFFIC SIGNAL REPAIRMAN-\$5,377., OTHER SALARIES AND WAGES, LABORER-\$500. TO TRAFFIC ENGINEER, PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

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YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

7-R-co.

RESOLUTION AUTHORIZING TRANSFER OF \$5,346. WATER UTILITY, WATER SUPPLY,  
PRINCIPAL ENGINEER TO DIVISION ENGINEER, PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION  
WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED  
BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

7-R-cp.

EMERGENCY RESOLUTION APPROPRIATING \$160,000. DEPARTMENT OF PUBLIC WORKS,  
DIVISION OF SANITATION, FOR CONTINUING OPERATIONS OF THE DEMOLITION PROGRAM; SAID  
EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY  
COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

7-R-cq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$611.  
FROM ACCOUNT 211 POLICE DEPARTMENT, TO DEPUTY CHIEF WALTER KODMAN, NEWARK POLICE PLANN-  
ING AND RESEARCH UNIT, TO BE USED IN CONNECTION WITH HIS ATTENDANCE AS AN OBSERVER OF  
OPERATION OF A NEW CONCEPT IN PATROL OPERATION, "TEAM POLICING" AS PRESENTLY EMPLOYED  
BY POLICE DEPARTMENT OF RICHMOND, CALIFORNIA, FEBRUARY 12 TO FEBRUARY 19, 1973.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY  
COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT  
TURCO.

NO: COUNCILMAN WESTBROOKS.

7-R-cr.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$511.  
FROM ACCOUNT 211 POLICE DEPARTMENT, TO PATROLMAN CLAUDE COLEMAN, NEWARK POLICE  
PLANNING AND RESEARCH UNIT, TO BE USED IN CONNECTION WITH HIS ATTENDANCE AS AN



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OBSERVER OF OPERATION OF A NEW CONCEPT IN PATROL OPERATION, "TEAM POLICING" AS  
PRESENTLY EMPLOYED BY POLICE DEPARTMENT OF RICHMOND, CALIFORNIA, FEBRUARY 12 TO  
FEBRUARY 19, 1973.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY  
COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT  
TURCO.

NO: COUNCILMAN WESTBROOKS.

✓ 7-R-CS.

EMERGENCY RESOLUTION APPROPRIATING \$56,550., OFFICE OF THE MAYOR AND AGENCIES,  
DIVISION OF CITY PLANNING, PROFESSIONAL SERVICES, TO PROVIDE FUNDS FOR APPRAISAL  
FEES - OPEN SPACE ACQUISITION AND DEVELOPMENT, SAID EMERGENCY FUNDS TO BE PROVIDED IN  
1973 BUDGET.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN VILLANI, SECONDED BY  
PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

✓ 7-R-CT.

RESOLUTION AWARDED CONTRACTS TO BERTRAM R. BROWN - \$14,550., SANFORD KRASNER -  
\$13,725., JACK BIRNHOLZ - \$13,725., RICHARD D. TURTELTAUB - \$14,550., TOTAL \$56,550.,  
FOR DEVELOPMENT OF APPRAISAL REPORTS FOR OPEN SPACE ACQUISITION SITES, PURSUANT TO  
PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (A), AUTHORIZING ADVERTISEMENT OF RESOLU-  
TION AND CONTRACTS AWARDED.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY  
COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI,  
WESTBROOKS, PRESIDENT TURCO.

✓ 7-R-CU.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT  
ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A PROGRAM  
ENTITLED "HIGH IMPACT ANTI-CRIME PROGRAM."

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

FEBRUARY 7, 1973

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN JAMES.

UPON QUESTIONING BY COUNCILMAN WESTBROOKS, THE CITY CLERK STATED THE APPLICATION SUBMITTED REFLECTS CHANGES AND WILL BE ON A SIX MONTHS BASIS. ALL MODIFICATIONS TAKE PLACE WITH THE CONSENT OF THE MUNICIPAL COUNCIL.

THE MOTION TO ADOPT THE RESOLUTION WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-cv.

RESOLUTION AMENDING RESOLUTION 7-R-g, DECEMBER 29, 1972, "RESOLUTION APPOINTING 182 SPECIAL POLICEMEN FOR A TERM ENDING DECEMBER 31, 1973", BY ADDING THERETO RONALD L. ARBUCKLE, WILLIE L. AUSTIN, FRED A. BEMBRY, JESSE L. BREWINGTON, LEVERN COUNCIL, WILLIAM M. CRAIG, CLEVELAND GADDIS, CLENT HARPER AND JOHN W. HARRIS FOR APPOINTMENT AS SPECIAL POLICEMEN.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN HARRIS.

COUNCILMAN WESTBROOKS APPRECIATED THE COUNCIL'S RECONSIDERATION IN APPROVING THE RESOLUTION FOR THE SPECIAL POLICEMEN. THE PROBLEM INVOLVED HAS BEEN RESOLVED AND COULD NOT HAVE BEEN DONE WITHOUT COUNCIL SUPPORT.

THE MOTION TO ADOPT THE RESOLUTION WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-cw.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO FRANK D'ASCENSIO, CHIEF ANALYST, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING DECEMBER 18, 1972 AND ENDING JUNE 18, 1973. (CITY CLERK - FIRST LEAVE BEGAN DECEMBER 18, 1971)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 7-R-cx.

EMERGENCY RESOLUTION APPROPRIATING \$100,000. DEPARTMENT OF HEALTH AND WELFARE, HEALTH DIVISION, TO PROVIDE FUNDS FOR GLADYS DICKINSON HEALTH CENTER; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 7-R-cy.

EMERGENCY RESOLUTION APPROPRIATING \$70,000., OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, URBAN INSTITUTE INTERN PROGRAM, SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

MOTIONS.

✓ 7-M-A.

(SEE ITEM 6-HC-Q ON PAGE 24 IN THE MINUTES OF THIS MEETING)

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

✓ 8-A.

THE CITY CLERK PRESENTED COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, APPOINTING JOSEPH PARADISE AS A MEMBER OF THE INSURANCE FUND COMMISSION, FOR A TERM EXPIRING JULY 1, 1974, TO FILL THE UNEXPIRED TERM OF RAYMOND D. HOWELL.

(COPY OF COMMUNICATION SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(MR. PARADISE MET WITH THE COUNCIL FEBRUARY 6, 1973)

A MOTION TO CONFIRM THE APPOINTMENT OF MR. JOSEPH PARADISE, AS A MEMBER OF THE INSURANCE FUND COMMISSION, WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN MEGARO.

PRESIDENT TURCO: WILL THE COUNCIL CONFIRM THE NOMINATION?

YES: COUNCILMEN BOTTONI, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NO: COUNCILMAN WESTBROOKS.

PRESIDENT TURCO QUESTIONED COUNCILMAN WESTBROOKS THE REASON FOR HIS NEGATIVE VOTE:

COUNCILMAN WESTBROOKS REPLIED HE DID NOT HAVE THE OPPORTUNITY TO INTERVIEW MR. PARADISE ALTHOUGH HE KNOWS HIM.

PRESIDENT TURCO NOTED COUNCILMAN WESTBROOKS HAS NOT VOTED FOR A WHITE NOMINEE RECOMMENDED BY THE MAYOR.

PRESIDENT TURCO: THE APPOINTMENT IS CONFIRMED.

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/ 8-B.

THE CITY CLERK PRESENTED COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, APPOINTING COUNCILMAN ANTHONY J. GIULIANO AS A MEMBER OF THE LOCAL ASSISTANCE BOARD, FOR A TERM OF ONE YEAR, EFFECTIVE JANUARY 1, 1973.

(COPY OF COMMUNICATION SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO CONFIRM THE APPOINTMENT OF COUNCILMAN ANTHONY J. GIULIANO, AS A MEMBER OF THE LOCAL ASSISTANCE BOARD, FOR A TERM OF ONE YEAR, EFFECTIVE JANUARY 1, 1973, WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI.

PRESIDENT TURCO: WILL THE COUNCIL CONFIRM THE APPOINTMENT?

YES: COUNCILMEN BOTTONE, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

NOT VOTING: COUNCILMEN GIULIANO, WESTBROOKS.

PRESIDENT TURCO: THE APPOINTMENT IS CONFIRMED.

/ 8-C.

THE CITY CLERK PRESENTED PROPOSED "ORDINANCE AMENDING SECTION 5:2-6, COIN OPERATED AMUSEMENT DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED."

(TO RESTORE SECTIONS INADVERTENTLY REPEALED)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS.

NOT VOTING: PRESIDENT TURCO.

/ 8-D.

THE CITY CLERK PRESENTED PROPOSED "ORDINANCE AMENDING TITLE 12, CHAPTER 4, ARTICLE 8, LICENSING AND REGULATION OF COIN-OPERATED MILK VENDING MACHINES, SECTION 81 OF THE REVISED ORDINANCES OF NEWARK ENTITLED 'LICENSE APPLICATION; ISSUANCE; FEE; TERM; SEPARATE LICENSE FOR EACH MACHINE.'"

(TO RESTORE SECTIONS INADVERTENTLY REPEALED)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS.

NOT VOTING: PRESIDENT TURCO.

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✓ 8-E.

THE CITY CLERK PRESENTED PROPOSED "ORDINANCE TO AMEND SECTION 5:7-4, PUBLIC DANCE HALLS AND PUBLIC DANCES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(TO RESTORE SECTIONS INADVERTENTLY REPEALED)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS.

NOT VOTING: PRESIDENT TURCO.

✓ 8-F.

THE CITY CLERK PRESENTED PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED 'AN ORDINANCE TO ESTABLISH FAIR HOUSING PRACTICES AND FAIR PUBLIC ACCOMMODATION PRACTICES IN THE CITY OF NEWARK' (6-S & F-g) ADOPTED DECEMBER 6, 1972, PROVIDING FOR PENALTY OF \$500. FINE OR IMPRISONMENT FOR A PERIOD OF NOT MORE THAN NINETY DAYS OR BOTH FOR VIOLATION OF PROVISIONS THERETO."

(TO RESTORE SECTIONS INADVERTENTLY REPEALED)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

✓ 8-g.

THE CITY CLERK PRESENTED PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, MAKING CONGRESS STREET ONE-WAY NORTH BOUND FROM ELM STREET TO MARKET STREET."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

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/8-H.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-U) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR HEALTH AIDE)"

(HEALTH AIDE \$5,200. - \$6,200.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN VILLANI, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/8-I.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-E) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION AND SALARY RANGE FOR LICENSED PRACTICAL NURSE, CERTIFIED HEALTH SERVICES)"

(LICENSED PRACTICAL NURSE, C.H.S. \$6,300. - \$7,140.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN WESTBROOKS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/8-J.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 124 REAR CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 2686, LOT 54, FOR THE CONSIDERATION OF \$400."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN

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JAMES, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-K.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION AND INSTALLATION OF AIR CONDITIONING IN CERTAIN AREAS OF DEPARTMENT OF FINANCE OF THE CITY OF NEWARK, TO APPROPRIATE \$21,596 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/2-72)."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-L.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-W) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT, POLICE DEPARTMENT)"

(SECRETARIAL ASSISTANT                      \$7,350. - \$9,450.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-M.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE' (6-S & F-K) ADOPTED NOVEMBER 22, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR MANAGER, REAL ESTATE MAINTENANCE)"

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(MANAGER, REAL ESTATE MAINTENANCE \$12,000. - \$14,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(FINANCE DIRECTOR J. A. JUNGHERR AND TAX COLLECTOR STEVEN C. ROTHER TO MEET WITH THE COUNCIL FEBRUARY 20, 1973)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING; FURTHER TO INVITE FINANCE DIRECTOR JUNGHERR AND TAX COLLECTOR ROTHER TO MEET WITH THE COUNCIL AT THEIR PRE-MEETING CONFERENCE FEBRUARY 20, 1973 WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN VILLANI.

COUNCILMAN JAMES REMARKED THIS STEP DEMONSTRATES THE NUMBER OF PROPERTIES OWNED BY THE CITY OF NEWARK AND THE PUBLIC SHOULD BE APPRISED OF THESE FACTS. THE REAL QUESTION IS WHAT WE ARE GOING TO DO WITH THEM. HE WOULD LIKE TO HAVE SOME IDEA AS TO THE AMOUNT OF MONEY WHICH IS TIED UP IN THESE PROPERTIES.

THE CITY CLERK CALLED ATTENTION THE PURPOSE OF THIS ORDINANCE IS TO PROVIDE MAINTENANCE FOR CITY-OWNED PROPERTIES.

THE MOTION WAS ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, PRESIDENT TURCO.

ABSENT DURING ROLL CALL: COUNCILMAN WESTBROOKS.

8-N.

THE CITY CLERK PRESENTED COMMUNICATTON FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-BI). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)"

(DATA PROCESSING COORDINATOR, PUBLIC WORKS \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE FINANCE DIRECTOR JUNGHERR TO MEET WITH THE COUNCIL AT THEIR FEBRUARY 20, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.



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8-o.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)"

(DATA PROCESSING COORDINATOR, HEALTH AND WELFARE \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE FINANCE DIRECTOR JUNGHERR TO MEET WITH THE COUNCIL AT THEIR FEBRUARY 20, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-p.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATIONS)"

(ASSISTANT DATA PROCESSING COORDINATOR,	
POLICE DEPARTMENT	\$13,000. - \$16,800.
DATA PROCESSING COORDINATOR, POLICE DEPARTMENT	15,000. - 18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE FINANCE DIRECTOR JUNGHERR TO MEET WITH THE COUNCIL AT THEIR FEBRUARY 20, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-q.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bq) AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING

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COORDINATOR, FIRE DEPARTMENT AND ASSISTANT DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)"

(DATA PROCESSING COORDINATOR, FIRE DEPARTMENT	\$15,000. - \$18,000.
ASSISTANT DATA PROCESSING COORDINATOR,	
FIRE DEPARTMENT	13,000. - 16,800.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE FINANCE DIRECTOR JUNGHERR TO MEET WITH THE COUNCIL AT THEIR FEBRUARY 20, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN VILLANI AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-R.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSED PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, MUNICIPAL COURTS)"

(DATA PROCESSING COORDINATOR, MUNICIPAL COURTS	\$15,000. - \$18,000.)
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(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE FINANCE DIRECTOR JUNGHERR TO MEET WITH THE COUNCIL AT THEIR FEBRUARY 20, 1973 PRE-MEETING CONFERENCE TO DISCUSS THE MATTER WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

8-S.

ORDINANCE APPROPRIATING \$215,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF PLANS AND LAND FOR THE NEW WALNUT STREET MINI SCHOOL (CAPITAL BUDGET PROJECT NO. 149-71.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(FOR ACTION ON THIS MATTER, SEE ITEM 6-F-o, ON PAGE 12 IN THE MINUTES OF THIS MEETING)

8-T.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 30, 1973, ENCLOSED PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND

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ESTABLISHING SALARIES THEREFOR' (6-S & F-B1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS  
THERETO. (TO CREATE AND TO DELETE POSITIONS AND SALARY RANGES TO PROVIDE FOR THE  
DEPARTMENTAL REORGANIZATION)"

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21,  
1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN  
WESTBROOKS, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
PRESIDENT TURCO.

PETITIONS.

NONE.

PENDING BUSINESS ON THE CALENDAR.

9-A.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 8, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 9, DEPARTMENT OF PUBLIC WORKS  
OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND  
SUPPLEMENTED. (TO REORGANIZE THE DEPARTMENT OF PUBLIC WORKS AND TO CREATE THE  
DEPARTMENT OF ENGINEERING)"

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND CHIEF ENGINEER ZACH MET WITH THE COUNCIL  
FEBRUARY 6, 1973)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21,  
1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN  
MEGARO, SECONDED BY COUNCILMAN WESTBROOKS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS,  
PRESIDENT TURCO.

9-B.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 12, 1973,  
ENCLOSING PROPOSED "ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF  
ENGINEERING AND ESTABLISHING SALARIES THEREFOR, (TO PROVIDE POSITIONS AND SALARIES AS  
PER REORGANIZATION)."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND CHIEF ENGINEER ZACH MET WITH THE COUNCIL  
FEBRUARY 6, 1973)

FEBRUARY 7, 1973

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-BA). (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)"

(SECRETARIAL ASSISTANT \$7,350. - \$9,450.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN VILLANI, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

/ 9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE AMENDING AND SUPPLEMENTING CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE AND REPEALING CHAPTER 11, DEPARTMENT OF HOSPITALS AND INSTITUTIONS, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO ABOLISH THE DEPARTMENT OF HOSPITALS AND INSTITUTIONS, DISCONTINUE THE OPERATION OF THE CITY HOSPITAL WHICH HAS HERETOFORE BEEN CONVEYED, AND TO TRANSFER THE IVY HAVEN NURSING HOME TO THE DEPARTMENT OF HEALTH AND WELFARE,' (6-S & F-E) ADOPTED NOVEMBER 26, 1968. (TO DELETE IVY HAVEN NURSING HOME)."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE MET WITH THE COUNCIL JANUARY 9, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

FEBRUARY 7, 1973

NEW BUSINESS ON THE CALENDAR.

NONE.

MISCELLANEOUS.

11-A. THE CITY CLERK REPORTED THE FOLLOWING BINGO AND RAFFLES LICENSES WERE ISSUED  
FROM JANUARY 10, 1973 TO JANUARY 31, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
NEWARK LODGE #21, B.P.O.E.	5889 AMENDED
MELVIN SPITZ CHAPTER #3, D.A.V. AUX.	5909 AMENDED
CHURCH OF OUR LADY OF GOOD COUNSEL	5946 AMENDED
ST. MARTIN DEPORRES EDUCATIONAL ASSOCIATION	5984 AMENDED
HOLY NAME SOCIETY-SACRED HEART CHURCH, VAILSBURG	6019 AMENDED
ST. ROSE OF LIMA CHURCH	6023 AMENDED
MELVIN SPITZ CHAPTER #3, D.A.V.	6075 AMENDED
PEACEFUL BAPTIST CHURCH	6121

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
PARENTS AND GUARDIANS GUILD OF ST. VINCENT ACADEMY	6108
PARENTS AND GUARDIANS GUILD OF ST. VINCENT ACADEMY	6109
BRANCH BROOK HOME AND SCHOOL ASSOCIATION	6110
ST. VINCENT DEPAUL SOCIETY OF ST. MICHAEL'S	6112
WOMEN'S SODALITY OF ST. MICHAEL'S	6113
SOCIETY OF OUR LADY OF CHARITY OF COBRE (OUR LADY OF PERPETUAL HELP CHURCH)	6114
VAILSBURG JR. FOOTBALL LEAGUE	6115
JAMES G. SHAWGER HOME AND SCHOOL ASSOCIATION	6116
BETH DAVID JEWISH CENTER	6117
CLUB ESPANA	6118
HOLY NAME SOCIETY OF ST. JAMES CHURCH	6119
HOLY NAME SOCIETY OF ST. JAMES CHURCH	6120
ST. ANTONINUS ROSARY ALTAR SOCIETY	6122
ST. DEMETRIOS GREEK ORTHODOX CHURCH	6123
ST. CHARLES SCHOOL PARENTS	6124
ST. BENEDICT'S CHURCH	6125

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RAFFLES LICENSES. (CONTINUED)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
ST. LUCY'S ROMAN CATHOLIC CHURCH	6126
FIRST AVENUE SCHOOL P.T.A.	6127
THE ESSEX COUNTY-LOIS DIGISI CHAPTER OF CITY OF HOPE	6128
CANA CLUB OF SACRED HEART CHURCH, VAILSBURG	6129
ROSARY ALTAR SOCIETY, SACRED HEART CHURCH, VAILSBURG	6130

A MOTION TO CONCUR IN THE REPORT WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

ADJOURNMENT.

12. A MOTION TO ADJOURN THIS MEETING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, HARRIS, JAMES, MEGARO, VILLANI, WESTBROOKS, PRESIDENT TURCO.

THIS MEETING ADJOURNED AT 4:20 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio  
City Clerk

*Louis M. Turco*

Louis M. Turco  
President

Newark, New Jersey, February 21, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend James Wade, Greater First Timothy Baptist Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Bobie Cottle, Sergeant-at-Arms.

(Councilman Westbrook arrived at 8:15 P. M.)

The City Clerk announced Councilmen Bontempo and Villani are ill and unable to attend this meeting..

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

/4-a.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF DECEMBER, 1972.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

/4-b.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD DECEMBER 20, 1972.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

/4-c.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM JANUARY 22, 1973 TO JANUARY 26, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

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4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JANUARY 18, 1973.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

(Councilman Westbrook arrived at 8:15 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF SADIE WASHINGTON, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT ESTABLISHMENT OF A BEAUTY PARLOR IN A DWELLING AND WITH A SIGN; ON PREMISES 448 CLINTON PLACE; ON CONDITION THAT 1) WINDOW SIGN IS NOT TO EXCEED 12" X 24".

(Vote of Board of Adjustment 3-1)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

HONORABLE RONALD D. OWENS, 50 PARK PLACE, NEWARK, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council.

Councilman James declared once you grant a variance you begin to allow others to deviate. He noted on this block a vacant building was used as a nursing school. Councilman James asked if Mrs. Washington polled the neighbors in this residential area for a consensus of opinion.

Mr. Owens replied in the nature of a poll, Mrs. Washington spoke to her neighbors, many of them her customers, and they favor a beauty parlor at her home rather than go to her beauty shop on Bergen Street. He pointed out these same premises were formerly utilized as a dentist's office, the plumbing is fitted for use by the dentist and the equipment is still on the first floor so that the client is unable to use that part of her premises for normal dwelling. Mrs. Washington would have fewer customers than the dentist so there would be less traffic. Mr. Owens maintained there would be no depreciable change in the character of the neighborhood.



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Councilman James asked about the conspicuous location of the sign.

Mr. Owens replied the question of the sign was taken up in great detail by the Board of Adjustment and it was decided that the size of the sign recommended by the Board of Adjustment would be appropriate. It was suggested Mrs. Washington make application now rather than come back later. Mr. Owens added it is a window sign and it will not be conspicuous.

Councilman James remarked there is no 448 Clinton Place, there is a 446 Clinton Place.

Mr. Owens replied they gave the address 448 Clinton Place.

Councilman James asked if this application is again deferred in order to poll the citizens, will it terminate the life of the application and will the applicant have to appear again before the Board of Adjustment?

The City Clerk replied this matter must be disposed of at the next meeting of the Municipal Council March 7, 1973.

Upon question posed by Councilman James, Board of Adjustment Secretary Rocco J. Rossi replied the proper address is 448 Clinton Place. 444-446 Clinton Place is the property next door.

Mr. Owens felt if a further delay is contemplated by reason of a discrepancy in the address, it can be taken care of by the Clerk making the change. If there is no reason to object based on the merits, it is a hardship for Mrs. Washington to come back before this body. At present Mrs. Washington is operating a beauty shop on Bergen Street.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Westbrook, President Turco.

Not Voting: Councilmen Harris, Megaro.

President Turco announced the Municipal Council will be prepared to vote on this application at their next meeting March 7, 1973.

#### BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2.

The City Clerk read APPLICATION OF OSCAR TORO (EUGENE STEINER, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT AUTOMOBILE BODY AND FENDER REPAIRS AND PAINTING; ON PREMISES 35-37 GRAFTON AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

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No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-A-3.

The City Clerk read APPLICATION OF GATEWAY PARKING CORP. (HOUSING AUTHORITY OF THE CITY OF NEWARK, OWNER); TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 267-281 MARKET STREET; ON CONDITION THAT 1) STEEL BUMPER GUARDS ARE INSTALLED AROUND ALL STREET LINES EXCEPT DRIVEWAYS; 2) RATE SIGNS ARE TO BE LIGHTED AT NIGHT.

(Vote of Board of Adjustment 3-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. NANCY SIMPSON OF STEIN AND ROSEN, 140 SYLVAN AVENUE, ENGLEWOOD, NEW JERSEY, representing the applicant, and

MR. ROBERT SMITH, GATEWAY PARKING CORPORATION, strongly objected to the condition that steel bumper guards are installed around all street lines except driveways, contending the imposition of the condition was unreasonable, expensive and aesthetically unsound.

Mrs. Simpson stated this is a first rate professionally designed parking lot, fully lit and surrounded by an eight foot high woven fence. There are concrete bumpers around the lot. The parking lot will be supervised by the Kinney people on a full time basis. There will be ten miles per hour speed limit within the parking lot. It simply bears no relationship to the particular lots mentioned at the Board of Adjustment hearing. Mrs. Simpson pointed out there are two prominent parking lots in this area which have no fence and no tire guards except on one side.

Upon question posed by President Turco, Mrs. Simpson replied the parking lot is in operation now, and they made that clear to the Board of Adjustment. Unfortunately the executives of the Gateway Parking Corporation did not understand that a permit was needed. The Kinney people understood they needed a permit but did not know they needed a variance.

President Turco stated he was prepared to vote for this application tonight but in view of the fact Mrs. Simpson said they are operating without a license presently and is objecting to the condition that steel bumper guards be installed around all street lines except driveways, he would move for a deferment and have the City Clerk

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verify the City Code which makes it a requirement. If there are other parking lots in the City not obeying the laws, he would ask the Zoning Inspector to make proper inspection and take the proper action.

No one else appearing, a motion to continue the hearing and defer action on this application was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE 23:5-3.2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING THE PARKING OF TRUCKS ON CERTAIN STREETS IN THE CITY OF NEWARK BETWEEN THE HOURS OF MIDNIGHT AND 5 A. M.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 5:2-6, COIN OPERATED AMUSEMENT DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

(To restore sections inadvertently repealed)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

/ 6-F-c.

The City Clerk read AN ORDINANCE AMENDING TITLE 12, CHAPTER 4, ARTICLE 8, LICENSING AND REGULATION OF COIN-OPERATED MILK VENDING MACHINES, SECTION 81 OF THE REVISED ORDINANCES OF NEWARK ENTITLED "LICENSE APPLICATION; ISSUANCE; FEE; TERM; SEPARATE LICENSE FOR EACH MACHINE."

(To restore sections inadvertently repealed)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

/ 6-F-d.

The City Clerk read AN ORDINANCE TO AMEND SECTION 5:7-4, PUBLIC DANCE HALLS AND PUBLIC DANCES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

(To restore sections inadvertently repealed)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and

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passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING AN ORDINANCE ENTITLED "AN ORDINANCE TO ESTABLISH FAIR HOUSING PRACTICES AND FAIR PUBLIC ACCOMMODATION PRACTICES IN THE CITY OF NEWARK" (6-S & F-g) ADOPTED DECEMBER 6, 1972, PROVIDING FOR PENALTY OF \$500. FINE OR IMPRISONMENT FOR A PERIOD OF NOT MORE THAN NINETY DAYS OR BOTH FOR VIOLATION OF PROVISIONS THERE TO.

(To restore sections inadvertently repealed)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, MAKING CONGRESS STREET ONE-WAY NORTH BOUND FROM ELM STREET TO MARKET STREET.

(To restore sections inadvertently repealed)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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/6-F-g.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR HEALTH AIDE)

(Health Aide \$5,200. - \$6,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

1  
6-F-h.

The City Clerk read AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-e) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION AND SALARY RANGE FOR LICENSED PRACTICAL NURSE, CERTIFIED HEALTH SERVICES).

(Licensed Practical Nurse, C.H.S \$5,300. - \$7,140.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

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/ 6-F-i.

The City Clerk read AN ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 124 REAR CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 2686, LOT 54, FOR THE CONSIDERATION OF \$400.00.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

/ 6-F-j.

The City Clerk read BOND ORDINANCE TO AUTHORIZE THE ACQUISITION AND INSTALLATION OF AIR CONDITIONING IN CERTAIN AREAS OF DEPARTMENT OF FINANCE OF THE CITY OF NEWARK, TO APPROPRIATE \$21,596 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/2-72).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

/ 6-F-k.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT, POLICE DEPARTMENT)

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(Secretarial Assistant \$7,350. - \$9,450.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are six and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-1.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED NOVEMBER 22, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR MANAGER, REAL ESTATE MAINTENANCE)

(Manager, Real Estate Maintenance \$12,000. - \$14,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-m.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND DELETE POSITIONS AND SALARY RANGES TO PROVIDE FOR THE DEPARTMENTAL REORGANIZATION)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine and Public Works Director Friscia to meet with the Council



at their pre-meeting conference March 6, 1973 to discuss this matter, was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

6-F-n.

The City Clerk read AN ORDINANCE AMENDING AND SUPPLEMENTING TITLE 2, CHAPTER 9, DEPARTMENT OF PUBLIC WORKS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO REORGANIZE THE DEPARTMENT OF PUBLIC WORKS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Chief Engineer Zach met with the Council  
February 6, 1973)

A motion to adopt the ordinance on first reading pending a response from the Corporation Counsel regarding legality of this ordinance under the Faulkner Act, was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-n-1.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 2, ADMINISTRATION OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, ESTABLISHING THE DEPARTMENT OF ENGINEERING.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Chief Engineer Zach met with the Council  
February 6, 1973)

A motion to adopt the ordinance on first reading pending a response from the Corporation Counsel regarding legality of this ordinance under the Faulkner Act, was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

February 21, 1973

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

6-F-c.

The City Clerk read AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR, (TO PROVIDE POSITIONS AND SALARIES AS PER REORGANIZATION).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Chief Engineer Zach met with the Council February 6, 1973)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 7, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE APPROPRIATING AN ADDITIONAL \$20,173 FOR THE ACQUISITION OF LAND IN THE CITY OF NEWARK, FOR THE FIRE TRAINING FACILITY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 16-71 A).

WHEREAS, the Municipal Council of the City of Newark by Resolution No. 7Ra, adopted November 3, 1971, as amended, has authorized the preparation of an ordinance appropriating additional funds to finance the acquisition of land for the fire training facility (Capital Budget Project No. 16-71,A);and

WHEREAS, by Ordinance No. 6S&Fs, adopted December 30, 1971, in Section 3, Purpose 2, thereof, the Municipal Council authorized the acquisition of certain parcels of property on which to construct a fire training facility and appropriated therefor the sum of \$222,500 and the Municipal Council finds that an additional \$20,173 is necessary for such purpose; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The additional sum of \$20,173 is hereby appropriated to the acquisition of the parcels of land known on the tax assessment map of the City of Newark as Block 171-Lots 1, 6 and 8; Block 172-Lot 1; Block 171-Lot 42; Block 172-Lot 31; and Block 171-Lot 41, for the establishment thereon of a fire training facility as authorized in said Ordinance No. 6S&Fs, adopted by the Council on December 30, 1971. Said additional appropriation shall be met from the proceeds of the sale of the bonds authorized and the down payment provided by this ordinance.

Section 2. It is hereby determined and stated that (1) the acquisition of such land (hereinafter referred to as "purpose") is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$242,673, and (4) \$12,298 of said sum is to be provided as a down payment including the \$11,125 appropriated by said ordinance and \$1,173 of which is hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$230,375, including the \$211,375 authorized by

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said ordinance and the \$19,000 hereinafter authorized, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$11,173 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 3. It is hereby determined and stated that moneys exceeding \$1,173, appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$1,173 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$19,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$19,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its

issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and by the Director of Finance and countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 7. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 40 years computed from the date of said bonds.

Section 8. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$19,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations of said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Local Bond Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman

Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-D.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE RECONSTRUCTION OF STREETS IN FEDERALLY ASSISTED CODE ENFORCEMENT REDEVELOPMENT PROGRAM (AREA E-4) AND WHERE NEEDED CURBS, SIDEWALKS AND DRAINAGE FACILITIES IN THE CITY OF NEWARK, TO APPROPRIATE \$895,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance appropriating in the aggregate \$895,000 to finance the reconstruction of streets in Federally Assisted Code Enforcement Redevelopment Program (Area E-4) and where needed curbs, sidewalks and drainage facilities, known as Capital Budget Project Nos. 79/170-72 through 79/192-72:  
NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark, as a contribution to the Federally Assisted Code Enforcement Redevelopment Program (Area E-4) shall construct, reconstruct or resurface the public streets within the Federally Assisted Code Enforcement Redevelopment Program (Area E-4) herein described, with a pavement more durable than a Class "B" Road as described in N.J.S. 40A:2-22 and shall construct

concrete curbs and sidewalks and install drainage facilities where necessary, viz.:

79/170-72 Farley Avenue from Avon Avenue to Clinton Avenue,  
 79/171-72 Avon Avenue from Seymour Avenue to Irvington Line,  
 79/172-72 Treacy Avenue from Avon Avenue to Clinton Avenue,  
 79/173-72 No. 12th Street from Avon Avenue to Clinton Avenue,  
 79/174-72 So. 13th Street from Avon Avenue to Clinton Avenue,  
 79/175-72 So. 18th Street from Avon Avenue to Clinton Avenue  
 79/176-72 Hawthorne Avenue from Clinton Place to Irvington Line,  
 79/177-72 Tillinghast Street from Osborne Terrace to Clinton Place,  
 79/178-72 Voorhees Street from Leslie Street to Irvington Line,  
 79/179-72 Leslie Street from Clinton Avenue to Hawthorne Avenue,  
 79/180-72 Vernon Avenue from Nairn Place to Clinton Place,  
 79/181-72 White Terrace from Clinton Place to Dead End (600 Ft.),  
 79/182-72 Reeves Place from Hawthorne Avenue to W. Runyon Street,  
 79/183-72 W. Runyon Street from Osborne Terrace to Clinton Avenue,  
 79/184-72 Van Ness Place from Millington Avenue to Clinton Avenue,  
 79/185-72 Ingraham Place from Millington Avenue to Clinton Avenue,  
 79/186-72 Nairn Place from Millington Avenue to Clinton Avenue,  
 79/187-72 Millington Avenue from Van Ness Place to Clinton Place,  
 79/188-72 Hemstead Park from Hawthorne Avenue to Clinton Place,  
 79/189-72 Cypress Street from Leslie Street to Irvington Line,  
 79/190-72 Leo Place from Millington Avenue to Vernon Avenue,  
 79/191-72 Hopkins Place from So. 18th Street to Irvington Line,  
 79/192-72 Hedden Terrace from Clinton Avenue to W. Runyon Street.

Section 2. The sum of \$895,000 is hereby appropriated to the payment of the cost of making such improvement. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$895,000, and (4) \$44,750 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated <sup>maximum</sup> amount of bonds or notes necessary to be issued for said purpose is \$850,250, and (6) the cost

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of such purpose, as hereinafore stated, includes the aggregate amount of \$100,000 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$44,750 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$44,750 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$850,250 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose bond anticipation notes of said City of an aggregate principal amount not exceeding \$850,250 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. Said notes shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law, and may be renewed from time to time pursuant to and within the limitations prescribed by said law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes



then outstanding.

Section 7. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 10 years computed from the date of said bonds.

Section 8. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$850,250 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations of the Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Local Bond Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-C.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING \$510,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF THE RECONSTRUCTION OF MARCUS GARVEY SCHOOL (CAPITAL BUDGET PROJECT NO. 81/72).

WHEREAS, the Board of Education of the City of Newark has decided that it is necessary to raise the sum appropriated by this ordinance for the purpose specified in this ordinance and has

prepared and delivered to each member of the Board of School Estimate of said City a statement of the amount of money estimated to be necessary for such purpose, and said Board of School Estimate has duly considered such statement and has fixed and determined the sum appropriated by this ordinance to be the sum necessary for said purpose, and has duly certified the amount so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, it is the desire of the Council to borrow the sum appropriated and to secure the repayment thereof by the authorization and issuance of bonds, and

WHEREAS, the Municipal Council of the City of Newark, by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance appropriating the sum hereinafter appropriated for the purpose hereinafter described, which improvement is assigned Capital Budget Project No. 81/72, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of the City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes and of the amount appropriated by this ordinance exceeds one and one-half per cent of the average equalized valuation of taxable property as defined in said Section: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The sum of \$510,000 is hereby appropriated to the Board of Education of the City of Newark to pay the cost of the preparation of plans and the acquisition of the site for the Marcus Garvey School Project described as follows:

REHABILITATION AND DEMOLITION-  
MARCUS GARVEY SCHOOL

Due to engineering and architects' surveys of the existing facility of Marcus Garvey School, it is necessary to provide demolition; new roof; utility relocation, including intercom and electric service; paving, fencing and lighting of playground; interior alterations, architects' fees and contingencies,  
.....\$510,000.

Section 2. The Municipal Council of the City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. It is hereby determined and stated that the period within which such bonds shall mature as assigned by Section 18A:24-5 of the New Jersey Statutes is 20 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so borrowed, shall issue, in its corporate name, its bonds of the aggregate principal amount of \$510,000. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated "School Bonds" and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purpose, school promissory notes of said City of an aggregate principal amount not exceeding \$510,000 are hereby authorized to be issued pursuant to Title 18A Chapter 24, New Jersey Statutes, in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this

ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said School Promissory Notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes whether at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bcttione, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the

statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefore" (6S&Fk) adopted November 22, 1966 as amended and supplemented, be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective titles of such positions, the codes, the minimum and maximum salaries therefore, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Payroll Supervisor 07-029.50	\$8,400	\$10,500
Data Control Clerk 13-016 U	\$6,195	\$7,350
Deputy Tax Collector 07-006	\$12,180	\$13,230
Payroll Supervisor 07-007 U	\$11,235	\$12,285
Principal Data Processing Programmer 13-003	\$11,550	\$13,260
Senior Data Control Clerk 13-013 U	\$6,510	\$7,770
Supervisor Check Reconciliation 07-043 U	\$9,030	\$11,130

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary, therefore, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, adver-  
tised in accordance with law and a hearing date set. It is now before you for public  
hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 24:1-11 OF THE REVISED ORDINANCES OF THE CITY  
OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY  
OF NEWARK, NEW JERSEY THAT:

Title 24, Chapter 1, Section 11 of the Revised  
Ordinances of the City of Newark, New Jersey (1966) be and  
same is hereby amended to read as follows:

24:1-11 Minimum qualifications.

No taxicab driver's license shall be issued  
unless the applicant therefor:

(a) Furnish satisfactory evidence that he is  
the holder, for at least one year prior to the date of  
application, of a valid automobile driver's license issued  
by the state of New Jersey, division of motor vehicles;

(b) Is at least 18 years of age.

(c) Has been a resident of the state of New  
Jersey for one year or more;

(d) Is able to read and write the English  
language; and

(e) Is a citizen of the United States.

President Turco called for those desiring to be heard on the ordinance to ap-  
proach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on  
second reading and final passage was made by Councilman James, seconded by Councilman  
Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 14, CHAPTER 8, SECTION 8, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Title 14, Chapter 8, Section 8 of the Revised Ordinances of the City of Newark, New Jersey (1966) be and the same is hereby amended to read as follows:

1. Garbage, rubbish, or other rat harborage: Reward

a. No person shall throw, place or deposit or permit any person under his control or employment to throw, place or deposit any putrid substance, night soil, filth of any kind, garbage, rubbish, refuse piles, old lumber or other rat harborage or any unwholesome or combustible material, in or upon any vacant lot, alley, lane, sidewalk or street, canal, lake or river, or upon any private lot or public ground within the City without the approval and consent of the director.

b. A reward of \$50.00 shall be paid to any person or persons providing information leading to the detection and apprehension of any person found guilty of violating Paragraph A. of this ordinance. The reward is to be payable after conviction out of a fund established for this purpose, but no such reward may be paid to any public employee whose duty it is to investigate or to enforce the law. The Director of the Department of Health and Welfare is authorized to award the reward with the consent of the Municipal Council.

This Ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-b1) AS AMENDED AND SUPPLEMENTED (6-S & F-1) ADOPTED DECEMBER 20, 1972. (TO ADJUST SALARY FOR THE CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor, (6-S & F-b1), adopted November 22, 1966 as amended and adopted (6-S & F-1) adopted supplemented, be amended to adjust the salary for the Chief Clerk, Department of Public Works, therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Clerk, Department of Public Works 05-006	\$13,000.	\$15,000.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and table this ordinance was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

6-PH, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE TO AUTHORIZE THE DIRECTOR OF CDA AND THE DIRECTOR OF THE INTERIM ASSISTANCE PROGRAM TO SATISFY A RENT-LEASE CLAIM WITH RUBEN JOHNSIN," (6-S & F-p) ADOPTED DECEMBER 20, 1972 AND AMENDMENTS THERETO. (TO CHANGE AMOUNT OF PAYMENTS FOR RENT, TO CHANGE SOURCE OF FUNDS)



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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 2 of an ordinance entitled, "An ordinance to authorize the Director of CDA and the Director of Interim Assistance Program to satisfy a rent-lease claim with Ruben Johnson" (6-S & F-p) adopted December 20, 1972 and amendments thereto, be amended to change amount of payment to satisfy claim for rent, as follows, to wit:

"That said claim shall not exceed Seven Thousand Five Hundred Dollars and No Cents (\$7,500.00) the stated aggregate amount on original lease agreement. Authorized period of coverage shall be the 1st day of January, 1973 to the 28th day of February, 1973 or whenever the program is terminated whichever occurs first."

Section 2. That Section 4 be amended to correct source of funds, as follows, to wit:

"That the cost of the aforesaid lease be paid from the Interim Assistance Program fund which is available for this purpose."

Section 3. All ordinances or parts of ordinances which are inconsistent herewith are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR" (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS OF ANALYST AND SENIOR COMMUNITY RELATIONS SPECIALIST)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor." adopted November 22, 1966 (6s & Fq), and amendments thereto, be and the same is hereby amended by creating the titles, title codes, annual minimum and annual maximum salaries therefor, to wit as per Civil Service Re-Classification:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(g) Newark Human Rights Commission		
Administrative Analyst 03-008	\$10,815	\$13,545
Senior Community Relations Specialist 03-010.50	\$10,815	\$13,545

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Pn, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND SALARY

RANGE FOR CHIEF CLERK, DEPARTMENT OF RECREATION AND PARKS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor", (6S&Fk) adopted June 28, 1972 as amended be and the same is hereby amended by creating the title, title code, the annual minimum salary range and the annual maximum salary range therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Clerk, Department of Recreation and Parks 05-011.50	\$13,000.	\$15,000.

Section 2. Any existing ordinance, or a part thereof, inconsistent with this ordinance, is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE TABLE OF ORGANIZATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Police Department of the City of

Newark, New Jersey (G-S & F-y) adopted November 22, 1966 and amendments thereto (to change the table of organization) be amended by changing the number of positions as follows:

<u>TITLES OF POSITION</u>		<u>NUMBER OF SAID POSITIONS</u>
Patrolman	11-015	1330
Police Woman	11-016	10
Identification Officer	11-017	27

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

/ 6-Pn, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING \$215,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF PLANS AND LAND FOR THE NEW WALNUT STREET MINI SCHOOL (CAPITAL BUDGET PROJECT NO. 149-71).

WHEREAS, the Board of Education of the City of Newark has decided that it is necessary to raise the sum appropriated by this ordinance for the purpose specified in this ordinance and has

prepared and delivered to each member of the Board of School Estimate of said City a statement of the amount of money estimated to be necessary for such purpose, and said Board of School Estimate has duly considered such statement and has fixed and determined the sum appropriated by this ordinance to be the sum necessary for said purpose, and has duly certified the amount so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, it is the desire of the Council to borrow the sum appropriated and to secure the repayment thereof by the authorization and issuance of bonds, and

WHEREAS, the Municipal Council of the City of Newark, by Resolution No. 7Ra adopted November 3, 1971, as amended, has authorized the preparation of an ordinance appropriating the sum hereinafter appropriated for the purpose hereinafter described, which improvement is assigned Capital Budget Project No. 149-71, and

WHEREAS, a Supplemental Debt Statment giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of the City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes and of the amount appropriated by this ordinance exceeds one and one-half per cent of the average equalized valuation of taxable property as defined in said Section: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The sum of \$215,000 is hereby appropriated to the Board of Education of the City of Newark to pay the cost of the preparation of plans and the acquisition of the site for the Walnut Street School Project described as follows:

WALNUT STREET SCHOOL PROJECT, FOR THE  
CONSTRUCTION OF A NEW MINI SCHOOL (CAPITAL  
BUDGET PROJECT NO. 149-71).

Preparation of plans and acquisition of site, including items incidental to the preparation of such plans, and the acquisition of said site, for the erection of a new schoolhouse and school building, together with a public playground and recreation place, on land described as follows:

BEGINNING at the intersection of the southerly line of Walnut Street with the easterly line of Jefferson Street, at a point easterly along Walnut Street 260 feet; thence east along Walnut Street 100 feet; thence south 200 feet to the north side of New York Avenue; thence west along New York Avenue 100 feet; and thence north 200 feet to the point of BEGINNING.

BEING approximately 1/2 acre.....\$215,000

Section 2. The Municipal Council of the City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. It is hereby determined and stated that the period within which such bonds shall mature as assigned by Section 18A:24-5 of the New Jersey Statutes is 40 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so borrowed, shall issue, in its corporate name, its bonds of the aggregate principal amount of \$215,000. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated "School Bonds" and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purpose, school promissory notes of said City of an aggregate principal amount not exceeding \$215,000 are hereby authorized to be issued pursuant to Title 18A

Chapter 24, New Jersey Statutes, in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said School Promissory Notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes whether at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman

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Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bortone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.

MR. MARIO GRANDE, 19 TAYLOR STREET, NEWARK, NEW JERSEY, stated the Italian American Defense League supports the efforts of the Puerto Rican population in Newark and their community leaders calling for the naming of a street and school in honor of Roberto Clemente who was killed while on an errand of mercy. A copy of the resolution will be presented to the Board of Education and the Municipal Council. Mr. Grande urged the Council to support this resolution.

Mr. Grande stated the Italian American Defense League appeals to the Municipal Council to urge the children to return to Vailsburg High School. The League is trying to contact as many adults as possible to attend a City wide conference to try to resolve this controversial issue.

Councilman Megaro assured Mr. Grande the Council will discuss the Roberto Clemente matter at their next conference.

6-HC-b.

MR. FRED HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY, urged the Municipal Council to reconsider the Rent Control Ordinance which was tabled February 7, 1973. The Assembly has passed the legislation and they are assured it will pass the Senate, and further assured, contrary to the news release, that the Governor will support this legislation. Mr. Hutchins pointed out surrounding communities are considering or have adopted Rent Control Ordinances. There are some additions and corrections to the ordinance which he thinks could be worked out with Councilman Harris to conform to State Rent Control legislation. Mr. Hutchins contended the bill is fair legislation for landlords and tenants.

Mr. Hutchins also urged the Municipal Council to look into the President's eighteen month moratorium on housing. The New Jersey Builders Association has fought very vigorously this legislation, asserting it will stymie building in the City and increase abandonment. Mr. Hutchins added the Urban League has made in depth studies as to how rent leveling affects urban areas which he will make available to the Council.

Councilman Megaro recalled Councilman Harris had moved the rent leveling



ordinance but it was deferred on several occasions due to the fact the New Jersey State Legislature was considering Assembly Bill 656 on rent leveling. Councilman Megaro assured as a Member of the New Jersey State Legislature, the General Assembly, and Chairman of the Municipal Government Committee, Assembly Bill 656 was referred to his committee and it was held up for such a long time due to large number of amendments submitted. It was suggested to the sponsor that the bill be resubmitted. It was re-written and resubmitted under Bill 2185 and adopted at the last meeting of the General Assembly making it permissive legislation so that the municipalities can adopt this type of legislation. Councilman Megaro stated this Council will reconsider rent leveling now that it has become permissive legislation, subject to approval of the Senate and signing by the Governor.

Councilman Harris said he was disappointed the Council has not adopted the rent leveling ordinance. He will do everything possible to try to persuade his colleagues to consider this matter at the next Council meeting.

6-HC-c.      MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, representing the Kretchmer Tenants Association, addressed the Municipal Council. She again appealed to the Council to help secure a bus for Senior Citizens.

Councilman Harris pointed out the Council has a proposal from Planned Variations to spend \$300,000. to purchase buses for Senior Citizens.

Councilman Megaro called attention the State Legislature has introduced a bill asking municipalities to adopt reduced bus fares for Senior Citizens. It has passed the General Assembly for Jersey City in particular, which can be adopted for other municipalities and will be adopted for Newark. Councilman Megaro said he has introduced another bill which provides buses specifically for Senior Citizens and hopefully it will be adopted by both houses and signed by the Governor.

Upon question posed by Councilman Harris, Recreation and Parks Director Washington assured he certainly will do everything in his power to expedite getting buses for Senior Citizens as soon as possible.

The following speakers strongly opposed the disbanding of the Swahili Club at Vailsburg High School and the transfer or dismissal of its adviser, Mrs. Judith Stewart. They stressed the Swahili Club consists of Students Working for Affirmation of Human Intelligence and Legal Insight. The whites have Italian, French and Spanish Clubs. They only want to control their own destinies. Several speakers commented on the newspaper article February 8, 1973 wherein the Council called for an investigation

by the State Department of Education of the controversy which has spurred the continuing boycott of four Vailsburg Schools; and the removal of James Mosselle from Vailsburg High School. They defended Adhimu Chunga as a fine young man. The speakers also appealed for additional security forces at the schools.

- /6-HC-d.            MR. JOEL M. CROOMS, 59 QUITMAN STREET, NEWARK, NEW JERSEY.
- /6-HC-e.            MISS SANDRA WINGO, 51 NORTH MUNN AVENUE, NEWARK, NEW JERSEY.
- /6-HC-f.            MR. RODNEY SMITH, 260 FOURTEENTH AVENUE, NEWARK, NEW JERSEY.
- /6-HC-g.            MISS DOLORES CLEMENTS, 19 GLADSTONE AVENUE, NEWARK, NEW JERSEY.
- /6-HC-h.            MISS DEBI HALL, 88 SUNSET AVENUE, NEWARK, NEW JERSEY, PRESIDENT OF THE  
SWAHILI CLUB.
- /6-HC-i.            MISS YVONNE HANSARD, 125 BERGEN STREET, NEWARK, NEW JERSEY.
- /6-HC-j.            MISS NDADA INUKA, 77 LEHIGH AVENUE, NEWARK, NEW JERSEY.
- /6-HC-k.            MISS AMY SOMMERS, 120 OAK STREET, NEWARK, NEW JERSEY.
- /6-HC-l.            MR. DARRYL SHOWERS, 134 TELFORD STREET, NEWARK, NEW JERSEY.
- /6-HC-m.            MISS NDADA ANANA, 10 FOSTER STREET, NEWARK, NEW JERSEY.
- /6-HC-n.            MR. HODARI LEE, 11 LONGWORTH STREET, NEWARK, NEW JERSEY.
- /6-HC-o.            MR. LORENZO HICKS, 600 FIFTEENTH AVENUE, NEWARK, NEW JERSEY.
- /6-HC-p.            MR. EDGAR C. LEE, JR., 11 LONGWORTH STREET, NEWARK, NEW JERSEY.
- /6-HC-q.            MRS. OZIE TUCKER, 11C CENTER TERRACE, NEWARK, NEW JERSEY, appeared before the  
Municipal Council. She made an appeal for the employees of the Ivy Haven Nursing Home  
who received dismissal notices. Today over 100 people came in to register for posi-  
tions and only four have been given positions which are not commensurate with their  
training. The employees must have patience and personality to work with this type of  
people. Mrs. Tucker contended hospitals and nursing homes should never be phased out.  
You cannot take away health facilities and say you are compassionate and care for the  
people who cannot take care of themselves.

Councilman Giuliano accused the Administration of abandoning the Ivy Haven employees. They promised the Council that if Ivy Haven was ever phased out the employees would be placed in other positions, which they have not done. Councilman Giuliano declared this was a plan of the Administration to get rid of these employees, destitute their families and place them on relief. For two years this Council has been battling the Administration to not close this institution. Councilman Giuliano contended he will never vote to abolish the Ivy Haven Nursing Home because dedicated employees could be placed in other positions where people are being placed every day.

President Turco recalled two years ago the Council put money back in the

budget and succeeded in placing the Ivy Haven Nursing Home on a substantial basis. Improvements were not made and the City lost all accreditation. President Turco declared this is a disgrace to a City which is trying to get the best talent in the Department of Health and Welfare. The Council has supported every request to provide funds for this Administration to keep the hospital up to par and keep the accreditation.

President Turco asked Business Administrator Bodine what provisions are being made for the Ivy Haven employees who received dismissal letters.

Business Administrator Bodine replied he submitted a report to the Council a few months ago citing the problems which would be faced in regard to employees and patients at the Ivy Haven Nursing Home. He is sympathetic to the problems the employees would have, particularly the hospital service groups. Last week he met with representatives of the hospital unit and this morning he met with the Acting City Personnel Officer and Health and Welfare Acting Director Buford. They are trying to do everything possible to find employment for this group, which do not have bumping rights. They have placed five employees in spots. If PEP employees are dismissed, they cannot be replaced. They have checked positions in the City, Board of Education and Newark Housing Authority to try to find spots for these employees. They are checking all the grants and programs and made a list of all vacancies in Newark. The 45 days notice will end on March 2, 1973 and there is not enough money to extend to March 15, 1973 in order to give them more time to look for positions.

President Turco requested Business Administrator Bodine to provide the Council with a list of vacancies and names of employees who have been placed in other positions.

Councilman Harris called attention the Administration has requested permanent status for PEP employees in City government. He queried why were not the Ivy Haven Civil Service employees given preference over these PEP employees?

Business Administrator Bodine replied these employees would definitely be given preference. Regarding the last quarter, PEP employees who are on the payroll now are replacing contract of building service workers. When that ends there will be quite a few jobs for this category of personnel. They could move that up and create money in the budget for these Ivy Haven employees.

Councilman Harris asserted he will not approve any budget request of Administration unless something is done for the Ivy Haven employees.

Councilman Bottone asked if these employees can be placed in other medical facilities. He said at the pre-meeting conference of the Municipal Council yesterday, he asked Health and Welfare Acting Director Buford if he had received any correspondence regarding people wanting to purchase the Ivy Haven Nursing Home. His answer was he did.

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not. Councilman Bottone declared if the Ivy Haven Nursing Home can be sold to a private enterprise, making it a ratable and employees could work there, what is the problem?

Business Administrator Bodine replied there is no problem. The problems of the Ivy Haven Nursing Home did not start with this Administration.

Councilman Megaro related the Health Advisory Council has checked every avenue to save this facility. A city of this size could save Ivy Haven and convert it into a geriatric center.

Upon question posed by Councilman Westbrook, Business Administrator Bodine replied they may be able to place 75 employees with the present picture and they have been unable to place the women in the service workers' category. They approached Soho in Belleville, the School Board and the Housing Authority.

Upon questioning by Councilman James, Business Administrator Bodine replied out of 140 employees they will be able to place about 70 employees. The City's position is that they will place every employee that they possibly can.

Councilman James declared it is a mandate. The Council has said over and over again, prior to phasing out the Ivy Haven Nursing Home suitable employment be given to the employees. The City has hired employees and it stands to reason the Civil Service employees of long standing are locked into the positions. Councilman James felt they should be more sensitive to the fact that these employees have labored so long for the City that we try to find employment for them. He is confused with the answers received. The Council does not want another report, just find jobs for these people. Councilman James recommended the Administration sit down with these employees and go over patronage appointments and pet projects created for favorite sons and place the Ivy Haven people in those slots.

President Turco expressed the position of the Council is to try to save these employees who will have to go on welfare. The Council strongly opposes the phasing out of the Ivy Haven Nursing Home. The Council may very well put the money back in the budget but the patients have already been transferred. The Council requests the Administration seriously consider the private offers to operate the Ivy Haven Nursing Home as a private nursing home and retain the employees.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING TRANSFER OF \$11,000. FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, ASSISTANT CHIEF PHARMACIST-\$8,000., PEDIATRICIAN-\$3,000. TO CODE 317-\$11,000., PURSUANT TO TITLE 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-b. RESOLUTION AUTHORIZING TRANSFER OF \$15,850. FROM UNCLASSIFIED PURPOSES, 731-GROUP INSURANCE TO OFFICE OF MAYOR AND AGENCIES, 780-NEWARK MUSEUM, PURSUANT TO TITLE 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-c. RESOLUTION AUTHORIZING TRANSFER OF \$50. FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF BUILDING CONSTRUCTION, ELECTRICIAN TO CHIEF BUREAU OF BUILDING CONSTRUCTION PURSUANT TO TITLE 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-d. RESOLUTION AUTHORIZING TRANSFER OF \$25,000. FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER EMPLOYEES TO DIVISION OF MOTORS, FUEL-\$16,000., OTHER MATERIAL AND SUPPLIES-\$9,000. PURSUANT TO TITLE 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

February 21, 1973

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-e.      RESOLUTION AUTHORIZING TRANSFER OF \$15,450. FROM DEPARTMENT OF RECREATION, RECREATION PROGRAMS, SEASONAL HELP TO OFFICE OF DIRECTOR, HEAT-LIGHT-POWER-\$14,770., INSURANCE-\$680., PURSUANT TO TITLE 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-f.      RESOLUTION AUTHORIZING TRANSFER OF \$3,400., OFFICE OF MAYOR AND AGENCIES, DIVISION OF ASSESSMENTS, CHIEF CLERK TO CHIEF ASSISTANT ASSESSOR-\$1,000., OVERTIME-\$500., RENTS-\$400., PRINTING-REPRODUCTION-\$1,500., PURSUANT TO N.J.S. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-g.      RESOLUTION AUTHORIZING TRANSFER OF \$4,300., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, ASSISTANT PUBLIC HEALTH NURSE SUPERVISOR TO PUBLIC HEALTH NURSE SUPERVISOR, PURSUANT TO N.J.S. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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7-R-h.

RESOLUTION AUTHORIZING TRANSFER OF \$31,300., DEPARTMENT OF RECREATION AND PARKS, RECREATION PROGRAMS, SEASONAL HELP-\$19,000. TO OVERTIME; DEPARTMENT OF PUBLIC WORKS, BUREAU OF BUILDING CONSTRUCTION, MAINTENANCE REPAIRMAN-\$5,300. TO OVERTIME; DEPARTMENT OF HEALTH AND WELFARE, IVY HAVEN NURSING HOME, SEASONAL HELP-\$7,000. TO OVERTIME; PURSUANT TO N.J.S. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-i.

RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH ANDRES, MICELI, WEED FOR DEVELOPMENT OF PLANS FOR URBAN BEAUTIFICATION ACTIVITIES AS STATED IN "STATEMENT OF WORK" (ATTACHED HERETO); COST OF AFORESAID CONSULTING SERVICES TO BE PAID FROM FEDERAL URBAN BEAUTIFICATION GRANT, PROJECT NO. UBI-NJ-02-39-1002 AND SHALL NOT EXCEED \$8,600. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a) AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Acting Director Dennison, Planning Officer Shapiro, Community Development Administration Deputy Director Hodes and Mr. Howard Minert, Open Space Development, met with the Council February 20, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-j.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH THE NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORPORATION TO PROVIDE CONSULTING SERVICES IN THE AREA OF HOUSING AND RELATED COMMUNITY FACILITIES, COST SHALL NOT EXCEED \$586,243. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mayor's Policy and Review Office Director David S. Dennison, Newark Housing Development and Rehabilitation Corporation Director Robert Holmes, Assistant Director

February 21, 1973

Michael Galdo and Community Development Administration Deputy Director Harold Hodes met with the Council February 13, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-k. RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971. "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES F. PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED \$222,470. AS PER ATTACHED AGREEMENT (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5 (1) (a)" BY AUTHORIZING AN ADDITIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED \$274,720. (CONSTRUCTION COSTS HAVE SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution pending receipt and action by the Council of a resolution to amend the Capital Program reflecting the additional costs and the bonding ordinance providing for appropriation of additional funds, was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-l. RESOLUTION APPOINTING TWO CONSTABLES FOR A TERM ENDING DECEMBER 31, 1973 AND APPROVING THEIR BONDS AS TO SUFFICIENCY. (PETER J. KAGER AND JAMES LUTRARIO)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-m. RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF SPECIFIC EDUCATION COMPONENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to defer action on this resolution and direct the City Clerk to invite Community Development Administration Acting Director Dennison and Deputy Director Hodes to meet with the Municipal Council at their special conference February 27, 1973 to discuss this matter, was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-n.

RESOLUTION AUTHORIZING REMOVAL OF VARIOUS TRAFFIC SIGNALS, REQUIRED UNDER THE NEWARK'S TOPICS IMPROVEMENT PROGRAM, WHICH DO NOT MEET WARRANTS CONTAINED IN MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES FOR STREETS AND HIGHWAYS BY THE U. S. DEPARTMENT OF TRANSPORTATION, 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Westbrooks strongly opposed the removal of traffic signals at Springfield Avenue and Howard Street and Springfield Avenue and Prince Street. He contended pedestrian control is more important than traffic control.

A motion to amend this resolution by deleting the removal of traffic signals at Springfield Avenue and Howard Street and Springfield Avenue and Prince Street, was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

A motion to adopt the resolution as amended was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-o.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HAROLD GIBSON, PATROLMAN, POLICE DEPARTMENT, FOR PERIOD BEGINNING JANUARY 20, 1973 AND ENDING JULY 19, 1973. (TO CONTINUE WORKING AS DIRECTOR OF NEWARK'S YOUTH SERVICE AGENCY, C.D.A. - FIRST LEAVE BEGAN APRIL 20, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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/ 7-R-p.

RESOLUTION DIRECTING FINANCE DIRECTOR TO ISSUE CHECK FOR \$500. TO ARTHUR AKINS, AND KASEN AND KRAEMER, ATTORNEYS, UPON RECEIPT BY CORPORATION COUNSEL OF GENERAL RELEASE, IN FULL SETTLEMENT OF FALSE ARREST CLAIM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$600. TO RUTH MILLER WOODLAND AND KAPP AND FINKEL, ATTORNEYS, 60 PARK PLACE, NEWARK, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF \$5,700. CLAIM FOR INJURIES SUSTAINED AFTER A FALL IN DEEP DEPRESSION ON ORIENTAL STREET. (\$3,000. FROM PUBLIC SERVICE ELECTRIC AND GAS COMPANY, \$2,100. FROM M. J. SHERIDAN AND SON CO., INC.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-r.

RESOLUTION AUTHORIZING THE DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$85. TO NOAH LYNCH, 111 LINCOLN STREET, NEWARK UPON RECEIPT OF GENERAL RELEASE EXECUTED BY HIM IN FAVOR OF CITY OF NEWARK, FOR DAMAGE INCURRED TO HIS VEHICLE WHEN DEBRIS FELL FROM PEDESTRIAN BRIDGE OF THE GATEWAY PROJECT CAUSED BY FIRE DEPARTMENT PUMPING WATER ON BRIDGE TO TEST WATERTIGHTNESS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE ATTACHED ADDENDUM TO TWENTY AND ONE-HALF YEAR CONTRACT BETWEEN CITY OF NEWARK AND TOWNSHIP OF WAYNE, FOR PERIOD JANUARY 1, 1973 THROUGH DECEMBER 31, 1973, INCREASING PRICE OF WATER SUPPLIED TO TOWNSHIP OF WAYNE TO \$190. PER MILLION GALLONS, EFFECTIVE JANUARY 1, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by

Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH  
HIGDON ELEVATOR COMPANY, 67 SOUTH NEWMAN STREET, HACKENSACK, NEW JERSEY, LOWEST RESPON-  
SIBLE BIDDER, FOR \$10,370., FOR REHABILITATION OF SOUTH ELEVATOR IN KNICKERBOCKER  
BUILDING, 94-100 ARLINGTON STREET. (COST OF AFORESAID WORK TO BE PAID FROM CAPITAL  
BUDGET PROJECT #137-71)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded  
by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH  
GUASTO CONSTRUCTION COMPANY, 49 UNION AVENUE, MAPLEWOOD, NEW JERSEY, LOWEST RESPONSIBLE  
BIDDER, FOR \$122,500. FOR CONSTRUCTION OF THE WILBURTON PLACE PARKLETTE. (COST OF  
AFORESAID WORK TO BE PAID FROM CONTRACTS AUTHORIZED OR AMENDED BY RESOLUTIONS 7-R-1  
5/17/72 (\$70,000) 7-R-cf 7/8/71 (\$50,000) 7-R-c1 11/21/72 (\$20,003.75) BETWEEN STATE OF  
NEW JERSEY, DEPARTMENT OF ENVIRONMENTAL PROTECTION, U. S. BUREAU OF OUTDOOR RECREATION  
AND N. J. DEPARTMENT OF COMMUNITY AFFAIRS)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Megaro commended all agencies responsible for the funding of the  
Wilburton Place Parklette.

A motion to adopt the resolution was made by Councilman Megaro; seconded by  
Councilman Giuliano and declared adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-v.

RESOLUTION APPROVING APPLICATION AND PLAN OF NEW COMMUNITY CORPORATION, NON-  
PROFIT HOUSING CORPORATION OF STATE OF NEW JERSEY, FOR CONSTRUCTION OF HOUSING PROJECT  
ON LAND FRONTING ON MORRIS AVENUE, SOUTH ORANGE AVENUE AND BRUCE STREET, GRANTING  
EXEMPTION FROM TAXATION FOR 48 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND  
CONDITIONS OF R.S. 55:16-1, ET SEQ., SUBJECT TO APPROVAL OF DEPARTMENT OF HOUSING AND  
URBAN DEVELOPMENT AND NEW JERSEY PUBLIC HOUSING AUTHORITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

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Councilman Westbrooks stressed this is new housing which is desperately needed to be developed in the Central Ward. He has had conversations with members of this development and he thinks this project will be a good thing for the City.

President Turco stated it is important to note that this will show the Council is not against quality housing and not against new developers. He is happy to go along with this project.

Councilman Harris congratulated Father Linder and officers of the New Community Corporation for their time and effort in bringing to reality decent housing.

A motion to adopt the resolution provided that the changes discussed in conference and agreed upon between the applicant and the Law Department are carried out, was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-W.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$1,535 FROM ACCOUNT NO. 211, POLICE DEPARTMENT, TO DETECTIVE CARL HARGRAVE, TO BE USED IN CONNECTION WITH TRIP OF MAYOR KENNETH A. GIBSON TO JAPAN MARCH 9 - 24, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

No: Councilman Bottone.

/ 7-R-X.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$1,535 FROM ACCOUNT NO. 211, POLICE DEPARTMENT, TO DETECTIVE DAVID GORDON EL, TO BE USED IN CONNECTION WITH TRIP OF MAYOR KENNETH A. GIBSON TO JAPAN MARCH 9 - 24, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

No: Councilman Bottone.

Councilman James stated the Japanese Government is paying the full expense for Mayor Gibson to make the trip. The action by the Council is to advance money to two Patrolmen to go as bodyguards. Upon their return they will submit vouchers.

Councilman Bottone felt there are other areas in the Mayor's Office which could be used.

Councilman Harris remarked funds are appropriated in the budget for travel. It is just to get the money in advance which requires Council approval.

7-R-y.

RESOLUTION RESCINDING "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CITY OF ELIZABETH BOARD OF WATER COMMISSIONERS TO CONTINUE SUPPLYING WATER TO THE CITY OF ELIZABETH, EFFECTIVE JULY 1, 1972 AND ENDING DECEMBER 31, 1973 FOR \$190. PER MILLION GALLONS, ADOPTED SEPTEMBER 6, 1972, (7-R-g).

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-z.

RESOLUTION APPROVING THE PLANNED VARIATIONS BUDGET AND AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT A PROPOSED BUDGET REQUESTING PLANNED VARIATIONS FUNDING IN THE AMOUNT OF \$4,548,000.00 AND TO CONTRACT FOR RECEIPT OF SAME.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Community Development Administration Acting Director Dennison and Deputy Director Hodes to meet with the Municipal Council at their special conference February 27, 1973 to discuss this matter, was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-ba.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE JEWISH VOCATIONAL SERVICE OF ESSEX COUNTY TO PROVIDE SERVICES IN THE AREA OF VOCATIONAL REHABILITATION; COST OF AFORESAID SERVICES TO BE PAID BY THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND NOT TO EXCEED \$25,855.00. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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7-R-bb.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT WITH THE DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR THE PURPOSE OF PROVIDING DAY CARE SERVICES; COST OF AFORESAID SERVICES TO BE PAID BY THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND NOT TO EXCEED \$35,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-bc.

RESOLUTION AUTHORIZING PAYMENT OF THE SUM OF \$32,000.00 IN SETTLEMENT TO INTERMODULAR STRUCTURE INC. FOR ADDITIONAL WORK DONE BY THEM FOR H.D.R.C. THEN AN OPERATING AGENCY OF THE COMMUNITY DEVELOPMENT ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-bd.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE A CONTRACT WITH THE NATIONAL COMMISSION ON CRIME AND DELINQUENCY FOR TECHNICAL ASSISTANCE IN THE CRIMINAL JUSTICE AREA; COST OF THE AFORESAID CONTRACT TO BE PAID BY FUNDS INCLUDED IN THE THIRD ACTION YEAR PROGRAM AND SHALL NOT EXCEED \$50,000.00. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-be.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE ESSEX COUNTY CHAPTER OF THE AMERICAN RED CROSS TO PROVIDE SERVICES IN THE MANNER OF TRANSPORTING DISABLED MODEL NEIGHBORHOOD RESIDENTS TO HEALTH CENTERS; COST OF AFORESAID SERVICES TO BE PAID BY THE DEPARTMENT OF

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HOUSING AND URBAN DEVELOPMENT AND SHALL NOT EXCEED \$45,740.00. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$950. IN FULL SETTLEMENT OF \$1,750. CLAIM TO STEPHEN PEPE AND JOSEPHINE PEPE, HIS WIFE, AND FAHEY AND FAHEY, ESQS., THEIR ATTORNEYS UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THEM, TO THE CITY OF NEWARK AND A STIPULATION OF DISMISSAL, AND ANY OTHER DOCUMENTS, DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR INJURIES SUSTAINED BY STEPHEN PEPE WHEN HE TRIPPED AND FELL ON GRATING OVER CITY SUBWAY AT OR NEAR 1136 RAYMOND BOULEVARD. (\$550. TO BE PAID BY LILY DORNBUSCH, ET ALS, \$150. BY BARTON SAVINGS AND LOAN ASSOCIATION, \$100. BY TRANSPORT OF NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bg.

RESOLUTION AUTHORIZING MAYOR AND MUNICIPAL COUNCIL, ON BEHALF OF CITY, TO EXECUTE AGREEMENT WITH STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION TO CONSTRUCT A WIDENED BRIDGE TO CARRY BERGEN STREET OVER THE PROPOSED ROUTE 78 TO ACCOMMODATE THE WIDENED ROADWAY, THE CITY SHALL ACQUIRE THE LAND AND WIDEN BERGEN STREET WITHIN FIVE (5) YEARS FOLLOWING THE ACCEPTANCE AFTER COMPLETION OF PROPOSED BRIDGE, IF CITY FAILS TO SO PERFORM, IT WILL PAY THE STATE REIMBURSEMENT FOR THE WIDENED STRUCTURE IN AMOUNT EQUAL TO THE ADDITIONAL COST INCURRED BY STATE ESTIMATED AT \$145,000., COPY OF THIS RESOLUTION BE FORWARDED TO THE PLANNING BOARD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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7-R-bh.

RESOLUTION REQUESTING AND AUTHORIZING NEW JERSEY DEPARTMENT OF TRANSPORTATION TO UNDERTAKE NECESSARY CORRECTIVE ACTION UTILIZING THE TOPICS PROGRAM, WORK TO BE COMPLETED AS SOON AS POSSIBLE AT 1-9 (TRUCK) SOUTHBOUND RAMP AT RAYMOND BOULEVARD; TO BE FUNDED BY TRAFFIC OPERATIONS PROGRAM TO INCREASE CAPACITY AND SAFETY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bi.

RESOLUTION AUTHORIZING COPY OF UTILIZATION OF FUNDS BE FILED WITH DIRECTOR OF THE DIVISION OF LOCAL GOVERNMENT SERVICES FOR MAINTENANCE OF EXISTING MUNICIPAL SERVICES UNDER 1973 URBAN AID ALLOCATION FROM THE STATE OF NEW JERSEY, FOR VARIOUS POSITIONS IN DEPARTMENT OF PUBLIC WORKS AND PAYMENT OF BOND PRINCIPAL, TOTALLING \$7,435,889.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bj.

EMERGENCY RESOLUTION APPROPRIATING \$54,000. DEPARTMENT OF FIRE, OTHER EXPENSES, REPAIR AND MAINTENANCE CHARGES, TO PROVIDE FUNDS FOR REHABILITATION OF POWER PLANT OF FIRE BOAT JOHN F. KENNEDY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bk.

NEWARK MUNICIPAL COUNCIL RESOLUTION HONORING COACH RUSSELL ROGERS AND THE ESSEX COUNTY COLLEGE CHAMPIONS ~~AND WORLD CHAMPIONS~~ AND WORLD RECORD HOLDING TRACK TEAM.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

Not Voting: Councilman James.



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The City Clerk called for further bids based upon Resolution 7-R-bc adopted February 7, 1973, acknowledging receipt of offer from Samuel F. Cohn, to purchase City-owned property at 331 Jelliff Avenue, Block 2705, Lot 15, for \$2,300. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Samuel F. Cohn was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-bl. The City Clerk then presented RESOLUTION ACCEPTING BID OF SAMUEL F. COHN FOR PURCHASE OF CITY-OWNED PROPERTY AT 331 JELLIFF AVENUE, BLOCK 2705, LOT 15, FOR \$2,300.

(Dimensions: 25.2 x 105; 1st Industrial District)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-bm. EMERGENCY RESOLUTION APPROPRIATING \$1,740. OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, CITY CLERK'S OFFICE, CODE 211, CONVENTION, TRAVELING EXPENSE, TO PROVIDE FUNDS FOR BUS TRANSPORTATION, EMERGENCY FUNDS SHALL BE PROVIDED IN 1973 BUDGET.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-bn. RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, EXPRESSING PROFOUND SORROW AND REGRET UPON THE UNFORTUNATE AND UNTIMELY DEATH OF WILEY P. CRAWFORD, PRESIDENT, NEWARK MODEL CITIES' HOUSING DEVELOPMENT REHABILITATION CORPORATION.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

MOCTIONS.

None.

COMMUNICATIONS AND PETITIONS.COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED FEBRUARY 9, 1973, APPOINTING JAMES A. BUFORD AS DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE, FOR A TERM EXPIRING AT 12 NOON, JULY 1, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Buford met with the Council February 20, 1973)

A motion to confirm the appointment of James A. Buford as Director of the Department of Health and Welfare, for a term expiring at 12 Noon, July 1, 1974, was made by Councilman Westbrook, seconded by President Turco.

Councilman Westbrook urged the Council to confirm the appointment of James A. Buford as Director of the Department of Health and Welfare to get this department on the road. He has been in this position several months and proved he is quite competent. Councilman Westbrook doubted whether the Mayor could recruit anyone to come to this department for such a short time left in this administration.

Councilman Megaro indicated he is not against this appointment. The Health Advisory Council has requested the Municipal Council to defer action on this appointment. The Health Advisory Council sent telegrams requesting to meet with Mr. Buford. Councilman Megaro recommended the Council defer action on this appointment.

President Turco was in favor of this confirmation. He said he could not accept face value a telegram which was not signed and no reason was given why the Council should defer action on this appointment. President Turco added no citizen objected to this appointment under "Hearings of Citizens."

Councilman James agreed with Councilman Westbrook. This appointment is only for the completion of the Gibson administration. Councilman James declared the Council never mentioned disapproval of this appointment and never brought up facts in this matter. The Health Advisory Council did not give any reason why they want to sit down with Mr. Buford. If Councilman Megaro has any facts that Mr. Buford would be detrimental in the position of Director of the Department of Health and Welfare and would not perform, he should bring it to the Council's attention.

Councilman Megaro reiterated he did not ask for a deferment for any specific reason. He was impressed with the interview and has no objections to Mr. Buford's appointment as Director of the Department of Health and Welfare. The telegram was sent

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to the Council indicating the wishes of the Health Advisory Council. As a member of the Health Advisory Council, he is merely reporting to the Municipal Council. No decision or statement was given to him why Mr. Buford should not be appointed to this position.

Councilman Harris strongly opposed Mr. Buford's appointment as an out of state resident, citing a history of poor appointments of officials from outside New Jersey. He questioned whether Mr. Buford had been brought to Newark by former Health and Welfare Director Bailus Walker to take over his post. Councilman Harris declared he will not under any circumstances vote to confirm anyone else who lives out of New Jersey. He felt the opportunity should be given to a Newark resident.

Councilman Giuliano agreed with Councilman Megaro that the Health Advisory Council should have the opportunity to meet with Mr. Buford. He recalled Mr. Buford gave no indication of his feelings pertaining to the Ivy Haven Nursing Home.

Councilman Megaro felt there may be obvious reasons to meet with Mr. Buford regarding the preservation of the Ivy Haven Nursing Home. They have an obligation to provide health services to Newark residents.

Councilman James asserted the Council is taking a firm position that every employee of Ivy Haven should be placed. They continue talking about the Ivy Haven Nursing Home when the Mayor and Business Administrator indicated this facility is being phased out. The Council had every opportunity and plenty of time to do their homework prior to this meeting.

Councilman Westbrook agreed with Councilman James that the Council had every opportunity to take back to the Health Advisory Council what this Council is doing. The Council did not object to the Health Advisory Council sitting in. Mr. Buford should not be blamed for the Ivy Haven Nursing Home situation which they inherited. Councilman Westbrook urged the Council to confirm this appointment in order to get a permanent leader who will stay at least until the conclusion of this administration.

Councilman Megaro reiterated his request to defer action on this matter was based on the recommendation of the Health Advisory Council. The Council should stop playing the game "passing the buck" and should not discount the services of the Ivy Haven Nursing Home. Councilman Megaro repeated he has no objections to the appointment of Mr. Buford as the Director of the Department of Health and Welfare. He thinks Mr. Buford is well qualified for this position.

The motion to confirm the appointment of James A. Buford as Director of the Department of Health and Welfare failed of adoption by the following votes:

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Yes: Councilmen Bottone, James, Westbrooks, President Turco.

No: Councilman Harris.

Not Voting: Councilmen Giuliano, Megaro.

A motion to defer action on this matter was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

No: Councilman Harris.

/ 8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARIES FOR PRESIDING JUDGE AND JUDGE OF THE MUNICIPAL COURT)"

(Presiding Judge of the  
Municipal Court \$22,500. - \$22,500.

Judge of the Municipal  
Court 20,000. - 20,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Mayor Gibson, Business Administrator Bodine and Presiding Judge Hazelwood to meet with the Municipal Council at their special conference February 27, 1973 to discuss this matter, was made by President Turco, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND SECTION #7 OF THE ZONING DISTRICT MAP OF THE CITY OF NEWARK."

(This ordinance rezones Block 4274, Lot 3 and Block 4274, Lot 5, Ivy Hill Park Section, from 4th Residence to 2nd Residence)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the March 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Westbrooks, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED FEBRUARY 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING  
SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-g) AND AMENDMENTS THERETO. (TO  
CREATE TITLE OF LAW CLERK)"

(Law Clerk \$5,460. - \$5,460.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 7,  
1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro,  
seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED FEBRUARY 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING  
SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO  
ADJUST SALARIES, HOURS OF WORK, AND CREATE TITLES AS PER CIVIL SERVICE RECLASSIFICATION)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite  
Business Administrator Bodine and Finance Director Jungherr to meet with the Municipal  
Council at their pre-meeting conference March 6, 1973, was made by Councilman Giuliano,  
seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED FEBRUARY 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 8, CHAPTER 2,  
ARTICLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK ENTITLED 'ENFORCEMENT.'  
(AUTOMOBILE PUBLIC PARKING LOTS)"

(This ordinance authorizes Department of Finance to enforce City parking lot  
regulations)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 7,  
1973 Calendar of the Municipal Council for first reading was made by Councilman  
Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

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8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 9, 1973, ENCLOSING PROPOSED "ORDINANCE SUPPLEMENTING AN ORDINANCE MAKING THE PROVISIONS OF SUB-TITLE I OF TITLE 39, MOTOR VEHICLE AND TRAFFIC LAWS OF NEW JERSEY, AND LOCAL REGULATIONS THEREUNDER, APPLICABLE TO DRIVEWAY AND ENTRANCE TO GATEWAY MOTOR INN, OWNED BY FOOD FAIR PROPERTIES AGENCY, INC., 6-S & F-c ADOPTED DECEMBER 6, 1972, TO MAKE SAID PROVISIONS APPLICABLE TO THE ENTRANCES AND EXITS IN THE AREA OF GATEWAY MOTEL EXCEPT 45 DEGREE PARKING STALLS DESIGNATED ON MAP D-1600."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 7, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

#### PETITIONS.

None.

#### PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bi). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)"

(Data Processing Coordinator  
Public Works \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the Council February 20, 1973)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)"

(Data Processing Coordinator,  
Health and Welfare \$15,000. - \$18,000.)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the Council February 20, 1973)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATIONS)"

(Assistant Data Processing Coordinator,  
Police Department \$13,000. - \$16,800.

Data Processing Coordinator,  
Police Department 15,000. - 18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the Council February 20, 1973)

A motion to defer action on this ordinance was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT AND ASSISTANT DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)"

(Data Processing Coordinator  
Fire Department \$15,000. - \$18,000.

Assistant Data Processing Coordinator,  
Fire Department 13,000. - 16,800.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

February 21, 1973

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(Business Administrator Bodine and Finance Director Jungherr met with the Council February 20, 1973)

A motion to defer action on this ordinance was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 9-e.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,'  
(6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND  
SALARY RANGE FOR DATA PROCESSING COORDINATOR, MUNICIPAL COURTS)"

(Data Processing Coordinator,  
Municipal Courts \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the Council February 20, 1973)

A motion to defer action on this ordinance was made by President Turco, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 9-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES  
THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba). (TO CREATE THE POSITION AND SALARY  
RANGE FOR SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)"

(Secretarial Assistant \$7,350. - \$9,450.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 9-g.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE AMENDING  
AND SUPPLEMENTING CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE AND REPEALING CHAPTER 11,  
DEPARTMENT OF HOSPITALS AND INSTITUTIONS, OF TITLE 2, ADMINISTRATION, OF THE REVISED



ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO ABOLISH THE DEPARTMENT OF HOSPITALS AND INSTITUTIONS, DISCONTINUE THE OPERATION OF THE CITY HOSPITAL WHICH HAS HERETOFORE BEEN CONVEYED, AND TO TRANSFER THE IVY HAVEN NURSING HOME TO THE DEPARTMENT OF HEALTH AND WELFARE.' (6-S & F-e) ADOPTED NOVEMBER 26, 1968. (TO DELETE IVY HAVEN NURSING HOME)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine met with the Council January 9, 1973)

A motion to defer action on this ordinance was made by Councilman Megaro, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from February 1, 1973 to February 13, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. James Roman Catholic Church	5917 (Amended)
Holy Name Society - St. John's Ukrainian Catholic Church	5997 (Amended)
Alanon Association, Inc.	6001 (Amended)
Polish Falcons of America Nest 104	6003
St. Rocco Church	6004 (Amended)
St. Rocco School PTA	6070 (Amended)
Melvin Spitz Chapter #3 DAV	6075
Sacred Heart Cathedral School	6104 (Amended)
Our Lady of Mt. Carmel Church	6145
Peaceful Baptist Church	6146

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parents and Guardians Guild of St. Vincent Academy	6131
St. Aloysius Roman Catholic Church	6132
St. Rocco School P.T.A.	6133
St. Martin de Porres Educational Association of Queen of Angels School	6134

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<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Charles E. Hall - Georgianna Robinson Scholarship Fund	6135
The Eastern Rite Mission of the Most Holy Redeemer of the State of New Jersey	6136
Our Lady of Mt. Carmel Church Rosary Altar Society	6137
St. Bridget's Church	6138
Sacred Heart Cathedral	6139
Sacred Heart Cathedral School	6140
Sacred Heart Cathedral School	6141
St. Michael's Rosary Society	6142
St. Michael's Rosary Society	6143
Dominican Fathers	6144

A motion to concur in the Report was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

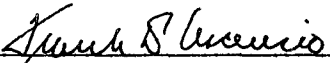
ADJOURNMENT.


12. A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

This meeting adjourned at 11:50 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Louis M. Turco  
President

Newark, New Jersey, March 1, 1973

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 2:45 P.M.

President Turco called the meeting to order and asked for a roll call.

Present: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk announced Councilman James' absence is due to a painful tooth extraction for which he was advised to remain at home by his family dentist.

The City Clerk: This Special Meeting was called for the purpose of introducing The 1973 Municipal Budget, to consider legislation in connection therewith and further to consider legislation with respect to Planned Variations and Office of Program and Staff Development.

RESOLUTIONS:

7-R-a.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF \$4,000. (REVENUES FROM TRUST SURPLUS).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF \$119,000. (REVENUES FROM CAPITAL SURPLUS).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF \$160,000. (REVENUE FROM MUNICIPAL COURT FEES - ADDITIONAL).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$14,563,798. (REVENUES FROM STATE AND LOCAL FISCAL ASSISTANCE ACT 1972).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-e.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$201,685.90 (REVENUES FROM WATER OPERATING SURPLUS).

A motion to withdraw this resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$50,000. (REVENUES FROM WATER CAPITAL SURPLUS).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$11,548,000. (REVENUES FROM PAYROLL TAXES).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-h.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS ITEM OF REVENUE IN THE 1973 BUDGET "OPERATING SURPLUS ANTICIPA-  
TED WITH PRIOR WRITTEN CONSENT OF DIRECTOR OF LOCAL GOVERNMENT SERVICES," SUM OF  
\$4,000,000. FROM SURPLUS DESIGNATED "OTHER ASSETS PLEDGED TO OPERATING SURPLUS."

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

March 1, 1973

/ 7-R-1.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$1,345,000. (REVENUES FROM PARKING TAXES).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-j.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$5,524,069. (REVENUES FROM EMERGENCY EMPLOYMENT ACT, 1973 ALLOTMENT).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-k.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$300,000. (REVENUES FROM NEWARK HOUSING AUTHORITY REIMBURSEMENT).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-l.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$350,000. (REVENUES FROM INSURANCE FUND).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-m.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 WATER UTILITY  
BUDGET SUM OF \$537,532.26. (REVENUES FROM ADDITIONAL WATER RENTS).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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7-R-n.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$5,654,000. (REVENUES FROM MODEL CITIES PROGRAM).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-o.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$500,000. (REVENUES FROM SAFE AND CLEAN PROGRAM).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-p.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$2,286,028. (REVENUES FROM PLANNED VARIATIONS).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-q.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CON-  
SENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF  
\$143,000. (REVENUES FROM HEW ASSISTANCE PROGRAM URBAN INSTITUTE).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-r.

RESOLUTION FIXING AND DETERMINING THE SUM OF \$52,551,965. AS THE AMOUNT  
OF MONEY NECESSARY FOR USE OF PUBLIC SCHOOLS FOR 1973-1974 SCHOOL YEAR AND APPRO-  
PRIATING THE SUM OF \$26,275,982.50 FOR THE USE OF PUBLIC SCHOOLS FOR SCHOOL YEAR  
1973-1974 AND \$28,264,899.50 FOR SCHOOL YEAR 1972-1973 AND THE SUM OF \$3,000,000.  
RESTORED BY MUTUAL CONSENT OF BOARD OF EDUCATION MEMBERS AND CITY OFFICIALS FOR  
SCHOOL YEAR 1972-1973.

A motion to withdraw this resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

March 1, 1973

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President

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Turco.

7-R-s.

RESOLUTION REQUESTING THE DIRECTOR OF THE DIVISION OF LOCAL GOVERNMENT SERVICES TO EXTEND FROM MARCH 20, 1973 TO APRIL 2, 1973, AS THE DATE FOR FINAL FILING OF THE 1973 ADOPTED BUDGET OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-t.

RESOLUTION INTRODUCING THE LOCAL BUDGET OF THE CITY OF NEWARK FOR THE YEAR 1973, AUTHORIZING ADVERTISING AND ESTABLISHING THE HEARING DATE ON THE BUDGET AND TAX RESOLUTION AS MARCH 29, 1973 AT 11:00 A.M.

A motion to adopt the resolution was made by the Council of the Whole.

President Turco stated the budget introduced today by the Municipal Council is what has been submitted to us by the Administration. It calls for a projected tax rate of \$9.69 for 1973, or an increase of six points over last year. However, this budget, as presently constituted, cannot be acceptable to the City Council. First, we have not been given any administration analysis of the budget request from the Board of Education. The Board has requested a budget of \$113,996,321. for the 1973-1974 fiscal year, an increase of almost \$10 million as compared to the 1972-1973 budget request of \$104,161,622. With increased federal and state revenues, the City is being asked to appropriate in the 1973 calendar year \$57,540,882., an increase of \$710,295.50 over the \$56,830,586.50 appropriated during 1972. The Board must supply us with a detailed breakdown of how the extra \$10 million will be spent. All unjustified expenditures will be removed. We cannot be expected to buy a "pig in a poke" and approve the school budget without this supporting information. Furthermore, the Board of Education audit which by state law, must be completed by October 1, 1972, has still not been supplied to the City Clerk. Thus, we are not able to obtain verified figures on what surplus, if any, is available from last year's school budget. Second, City Council has had to insert in excess of \$900,000. as an expense in the 1973 budget to compensate for fiscal over-expenditures by the administration during 1972. Third, there are approximately \$2.5 million in Federal and State funds that have not as yet been accounted for in this proposed administration budget. This sum is broken down as follows:

- (a) \$969,000. owed to the City from the summer food program has not been listed in this budget. There is no record that this money was ever

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received from the Federal Government.

- (b) \$768,000. in December reimbursements from Federal Government has not been itemized.
- (c) \$175,000. owed to the City from the Housing and Urban Development Planning Assistance Grant has not been listed.
- (d) \$125,000. owed from the Department of Environmental Urban Renewal Assistance, not listed.
- (e) \$100,000. from the State of New Jersey Urban Renewal Assistance, not listed.
- (f) \$100,000. from HUD Interim Assistance Planning Grant, not listed.

These funds have been spent by the City last year. By agreement, the City is entitled to reimbursement. However, there is no record that this sum has ever been received. Therefore, the Council will request a special conference with Finance Director J. Anton Jungherr and Business Administrator Cornelius Bodine to resolve this question.

President Turco added, all departmental requests will receive further and detailed scrutiny on their 1973 budget requests. Cuts will be made wherever it is in the best interest to the taxpayers of Newark to do so. It is time that the homeowner received the benefit of the doubt. Savings must be effectuated wherever possible. Council is seeking to provide a tax reduction before the 1973 budget is adopted on April 2, 1973.

Councilman Harris remarked, we will not under any circumstances accept this operating budget. We will sharpen our pencils and cut the fat out of this fraud.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-u.

RESOLUTION APPROVING THE PLANNED VARIATIONS BUDGET AND AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT A PROPOSED BUDGET REQUESTING PLANNED VARIATIONS FUNDING IN THE AMOUNT OF \$4,548,000. AND TO CONTRACT FOR RECEIPT OF SAME.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.



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7-R-v.

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RESOLUTION AUTHORIZING THE MAYOR AND DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF SPECIFIC EDUCATION COMPONENTS.

(Community Development Administration, Acting Director Dennison and Deputy Director Hodes met with the Council February 27, 1973.)

A motion to adopt the resolution was made by Council President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-w.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF EXPERIMENTAL CLASSROOM.

(Community Development Administration, Acting Director Dennison and Deputy Director Hodes met with the Council February 27, 1973.)

President Turco stated he cannot in good conscience justify the inclusion of \$25,000. Model Cities funds for the experimental classroom project, sponsored by the African Free School, Inc. It is time that organizations that do not respect the United States Government, and the American Flag stop expecting to receive funds from that same Government. Furthermore, many of the requests for funds under this \$25,000. budget are questionable. For example, one item lists the payment for rent and utilities for the classroom project to be \$4,920. or \$410. per month. This project is located at 13 Belmont Avenue. Our inquiry reveals that this property is owned by the Newark Housing Authority and leased to the Committee for a Unified Newark at no cost. Why should the City be asked to pay almost \$5,000. per year in rental? For these and other reasons, I must vote to return this application at this time.

Councilman Westbrooks remarked the correct location of the facility is on Clinton Avenue and not Belmont Avenue.

Councilman Harris reiterated the facility in question is located on Clinton Avenue.

A motion directing the City Clerk to return this resolution to Administration was made by Council President Turco, seconded by Councilman Giuliano and failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen Harris, Westbrooks.

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The City Clerk announced this item will appear on the March 7, 1973  
Calendar of the Municipal Council under Resolutions.


ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Bottone, seconded  
by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President  
Turco.

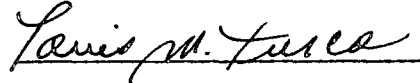
This Special Meeting adjourned at 3:20 P.M.

APPROVED:



Frank D'Ascensio

City Clerk



Louis M. Turco

President

NEWARK, NEW JERSEY, MARCH 7, 1973

A REGULARLY SCHEDULED MEETING OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, WAS HELD ON THE ABOVE DATE IN THE COUNCIL CHAMBER, CITY HALL, NEWARK, NEW JERSEY, AT 1:00 P. M.

THE AUDIENCE AROSE FOR THE NATIONAL ANTHEM.

THE PRAYER WAS OFFERED BY REVEREND RUSSELL G. JENKINS, ST. JOHN'S LUTHERAN CHURCH.

PRESIDENT TURCO CALLED THE MEETING TO ORDER AND ASKED FOR ROLL CALL.

PRESENT: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO, CITY CLERK FRANK D'ASCENSIO, CLERK OF THE MUNICIPAL COUNCIL; LIEUTENANT BERNARD EKLCHIK, SERGEANT-AT-ARMS.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(COPIES OF THESE REPORTS AND RECOMMENDATIONS ARE AVAILABLE FOR PERUSAL UPON APPLICATION TO THE OFFICE OF THE CITY CLERK)

4-A.

THE CITY CLERK PRESENTED REPORT OF MUNICIPAL COURT PART 6, FOR THE MONTH OF OCTOBER, 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-B.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE SECOND RIVER JOINT MEETING, HELD DECEMBER 4, 1972.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-C.

THE CITY CLERK PRESENTED REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-D.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JANUARY 17, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

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YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 4-E.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JANUARY 17, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 4-F.

THE CITY CLERK PRESENTED COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JANUARY 25, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 4-G.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE-RAMAPO, HELD JANUARY 18, 1973.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 4-H.

THE CITY CLERK PRESENTED REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 4-I.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JANUARY 29, 1973 TO FEBRUARY 2, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 4-J.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-58, FROM FEBRUARY 5, 1973 TO FEBRUARY 9, 1973.

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A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMAN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 4-K.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-38, FROM FEBRUARY 12, 1973 TO FEBRUARY 16, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

THE CITY CLERK: MR. PRESIDENT AND MEMBERS OF THE COUNCIL, WITH RESPECT TO THE FOLLOWING BOARD OF ADJUSTMENT APPLICATIONS, I MAKE THIS STATEMENT FOR THE BENEFIT OF THOSE INTERESTED IN THESE APPLICATIONS.

SINCE THE DETERMINATION OF THE COUNCIL MUST BY LAW BE BASED ON THE RECORDS MADE BEFORE THE BOARD OF ADJUSTMENT, AN OBJECTING PARTY IN INTEREST OR THE APPLICANT, DESIRING TO BE HEARD, SHALL LIMIT THEMSELVES EXCLUSIVELY TO THE TESTIMONY PRESENTED AT THE HEARING BEFORE THE BOARD OF ADJUSTMENT.

/ 4-A-1.

THE CITY CLERK READ APPLICATION OF SADIE WASHINGTON, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT ESTABLISHMENT OF A BEAUTY PARLOR IN A DWELLING AND WITH A SIGN; ON PREMISES 448 CLINTON PLACE; ON CONDITION THAT 1) WINDOW SIGN IS NOT TO EXCEED 12" X 24."

(VOTE OF BOARD OF ADJUSTMENT 3-1)

(PUBLIC HEARING CONTINUED)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MRS. SADIE WASHINGTON, 448 CLINTON PLACE, NEWARK, NEW JERSEY, APPLICANT, APPEARED.

COUNCILMAN JAMES QUESTIONED MRS. WASHINGTON REGARDING THE POSSIBLE LOCATION OF THE SIGN AT THE CORNER OF VASSAR AVENUE AND CLINTON PLACE; THE SIZE OF THE SIGN AND WHETHER IT WOULD BE PLACED ON THE PROPERTY ITSELF.

MRS. WASHINGTON REPLIED THE 12" X 24" SIGN WOULD BE PLACED IN THE WINDOW FROM THE INSIDE WITH NO LIGHTS. UPON FURTHER QUESTIONING BY COUNCILMAN JAMES, MRS. WASHINGTON STATED THERE WAS NO COMMUNITY FEEDBACK, NO ONE APPEARED IN OPPOSITION AT THE BOARD OF ADJUSTMENT HEARING.

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COUNCILMAN JAMES QUESTIONED BOARD OF ADJUSTMENT ASSISTANT SECRETARY HELEN GOLDBERG CONCERNING THE LEGAL ADDRESS OF THE APPLICATION SINCE IT STATES 448 AND THE PREMISES ARE 446 CLINTON PLACE. HE FURTHER QUERIED IF ALL CITIZENS THAT RESIDE WITHIN THE 200 FEET AREA HAD BEEN NOTIFIED AND IF THEY HAD THE RIGHT TO APPEAR BEFORE THE BOARD OF ADJUSTMENT FOR TESTIMONY. WERE THERE ANY OBJECTORS?

BOARD OF ADJUSTMENT ASSISTANT SECRETARY HELEN GOLDBERG REPLIED THERE WERE MANY ADDRESSES IN NEWARK WHICH APPEARED ERRONEOUSLY IN THE TAX ASSESSORS' OFFICE OVER THE YEARS. THE LEGAL ADDRESS IS 448 CLINTON PLACE. ALL CITIZENS WITHIN 200' AREA WERE NOTIFIED ON DECEMBER 30, 1972 BY CERTIFIED MAIL, FOR WHICH THERE ARE AFFIDAVITS AND THERE WERE NO OBJECTORS AT THE HEARING BEFORE THE BOARD OF ADJUSTMENT.

COUNCILMAN JAMES REQUESTED A COPY OF THE AFORESAID AFFIDAVITS AND DECLARED IN VIEW OF THE FACT THOSE CITIZENS WHO RESIDE WITHIN 200 FEET WERE NOTIFIED AND NO CITIZENS APPEARED AT THE BOARD OF ADJUSTMENT HEARING TO MAKE TESTIMONY AGAINST THE APPLICATION; WHEREBY NO CITIZENS APPEARED TODAY AGAINST THE APPLICATION; MRS. WASHINGTON CONCURS WITH THE OFFICIAL TRANSCRIPT OF THE BOARD OF ADJUSTMENT; THE SIGN WILL BE AN INTERNAL ONE WITHIN THE PROPERTY AND WILL NOT BE LARGER THAN 12" X 24," AND THERE WILL BE NO LIGHTING OF THIS SIGN, HE MOVED TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT.

NO ONE ELSE APPEARING, THE MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-A-2.

THE CITY CLERK READ APPLICATION OF GATEWAY PARKING CORP. (HOUSING AUTHORITY OF THE CITY OF NEWARK, OWNER); TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 267-281 MARKET STREET; ON CONDITION THAT 1) STEEL BUMPER GUARDS ARE INSTALLED AROUND ALL STREET LINES EXCEPT DRIVEWAYS; 2) RATE SIGNS ARE TO BE LIGHTED AT NIGHT.

(VOTE OF BOARD OF ADJUSTMENT 3-0)

(PUBLIC HEARING CONTINUED)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MISS NANCY SIMPSON, OF THE LAW FIRM OF STEIN AND ROSEN, 140 SYLVAN AVENUE, ENGLEWOOD, NEW JERSEY, REPRESENTING THE APPLICANT, STATED THE ORDINANCE PERTAINING TO BOARD OF ADJUSTMENT REQUIREMENTS WOULD BE ADHERED TO.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE

MARCH 7, 1973

RECOMMENDATIONS WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-3.

THE CITY CLERK READ APPLICATION OF JOSEPH LOMUSCIO (MEEKER FOUNDRY CO., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A GASOLINE STATION AND AN AUTOMATIC AUTO LAUNDRY; ON PREMISES 87-95 CLAY STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-1)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS APPLICATION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-A-4.

THE CITY CLERK READ APPLICATION OF WENFORD MC COLLUM (S.M.Z. CORPORATION, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 453-457 SOUTH 7TH STREET; ON CONDITION THAT 1) ALL CUSTOMER'S CARS ARE TO BE KEPT ON THE PREMISES; THERE IS TO BE NO PARKING ON THE STREETS; 2) THE BUILDING AND SURROUNDING LOTS ARE PROPERLY MAINTAINED; 3) ALL REPAIRS AND PAINTING OF BUILDING MUST BE MADE WITHIN 90 DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. ERIC STOKES, 237 BRUCE STREET, NEWARK, NEW JERSEY, ASSERTED COUNCILMAN WESTBROOKS ASKED THAT THIS APPLICATION BE DEFERRED.

NO ONE ELSE APPEARING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS APPLICATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-A-5.

THE CITY CLERK READ APPLICATION OF JAMES E. BROWN, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ADDITION TO AND CONVERSION OF A 2-FAMILY DWELLING TO A 3-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS AND NO ON-SITE PARKING; ON PREMISES 225 CHADWICK AVENUE.

(VOTE OF BOARD OF ADJUSTMENT 3-1)

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THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN JAMES, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓  
4-A-6.

THE CITY CLERK READ APPLICATION OF LYONS FAMILY HEALTH CARE CENTER, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT PRIVATE PARKING LOT FOR HEALTH CARE CENTER LOCATED AT 172 LYONS AVENUE, ON PREMISES 163 WEEQUAHIC AVENUE; ON CONDITION THAT 1) A NEW PLOT PLAN IS SUBMITTED TO THE OFFICE OF THE BOARD OF ADJUSTMENT SHOWING NO CURB CUT ON WEEQUAHIC AVENUE; 2) A 6-FOOT HIGH WOODEN FENCE IS INSTALLED ON WEEQUAHIC AVENUE; 3) 4-FOOT HIGH SHRUBBERY IS PLACED IN FRONT OF THE FENCE ON WEEQUAHIC AVENUE.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. ROBERT TURK, 972 BROAD STREET, NEWARK, NEW JERSEY, ATTORNEY FOR THE APPLICANT, STATED THERE WERE OBJECTORS AT THE BOARD OF ADJUSTMENT HEARING. THE REQUIRED CONDITION OF THE VARIANCE IS THAT THE PARKING LOT IS CONTINUED ON WEEQUAHIC AVENUE. THERE WILL BE A SIX FOOT HIGH WOODEN FENCE AND FOUR FOOT HIGH SHRUBBERY PLACED IN FRONT OF THE FENCE ON WEEQUAHIC AVENUE. ALL REQUIREMENTS WILL BE MET.

THE FOLLOWING OBJECTORS APPEARED BEFORE THE MUNICIPAL COUNCIL:

MRS. ALFREDA COLES, 157 WEEQUAHIC AVENUE, NEWARK, NEW JERSEY,

MRS. ROSIE WAGSTAFF, 162 WEEQUAHIC AVENUE, NEWARK, NEW JERSEY, OPPOSED THE GRANTING OF THIS VARIANCE INDICATING A PUBLIC PARKING LOT WOULD COMMERCIALIZE THE AREA AND BECOME A PUBLIC NUISANCE. THERE ARE CHILDREN PLAYING IN THE AREA CAUSING WINDOWS TO BE BROKEN ON WEEK-ENDS WHEN NO ONE IS IN CHARGE. MRS. WAGSTAFF POINTED OUT THE PARKING LOT WOULD BE DIRECTLY ACROSS FROM HER HOUSE TO WHICH ANYONE WOULD OBJECT.

COUNCILMAN JAMES WONDERED IF THE RESIDENTS WOULD PREFER TO HAVE THIS LOT REMAIN VACANT, RATHER THAN HAVE THE LYONS FAMILY HEALTH CARE CENTER UTILIZE IT FOR PARKING. THE PRESENT LAND FROM WEEQUAHIC AVENUE TO LYONS AVENUE IS NOT IN QUESTION.

BASED ON THE TESTIMONY PRESENTED BEFORE THE BOARD OF ADJUSTMENT AND AT THIS MEETING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS APPLICATION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:



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YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

4-A-7.

THE CITY CLERK READ APPLICATION OF OTIS SHAMBERGER (M. EAGLES TOOL WAREHOUSE, INC., OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT WAREHOUSING, SALE AND DISTRIBUTION OF CARPETING; ON PREMISES 166-170 LITTLETON AVENUE.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

(PREVIOUS APPLICATIONS APPROVED MAY 23, 1956, NOVEMBER 25, 1969, JULY 8, 1970)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS APPLICATION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

PRESIDENT TURCO CALLED FOR ORDINANCES ON FIRST READING.

6-F-A.

THE CITY CLERK READ AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, MAKING CONGRESS STREET ONE-WAY NORTH BOUND FROM ELM STREET TO MARKET STREET.

(TO RESTORE SECTIONS INADVERTENTLY REPEALED)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON MARCH 21, 1973.

6-F-B.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-B:) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND TO DELETE POSITIONS AND SALARY RANGES TO PROVIDE FOR THE

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DEPARTMENTAL REORGANIZATION)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(CHIEF ENGINEER ZACH MET WITH THE COUNCIL MARCH 6, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARC, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON MARCH 21, 1973.

/ 6-F-c.

THE CITY CLERK READ AN ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND SECTION #7 OF THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

(THIS ORDINANCE REZONES BLOCK 427<sup>4</sup>, LOT 3 AND BLOCK 427<sup>4</sup>, LOT 5, IVY HILL PARK SECTION, FROM 4<sup>TH</sup> RESIDENCE TO 2ND RESIDENCE)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY CENTRAL PLANNING BOARD)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON MARCH 21, 1973.

/ 6-F-d.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-a) AND AMENDMENTS THERETO. (TO CREATE TITLE OF LAW CLERK)

(LAW CLERK

\$5,460. - \$5,460.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON MARCH 21, 1973.

6-F-E.

THE CITY CLERK READ AN ORDINANCE AMENDING TITLE 8, CHAPTER 2, ARTICLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK ENTITLED "ENFORCEMENT." (AUTOMOBILE PUBLIC PARKING LOTS)

(THIS ORDINANCE AUTHORIZES DEPARTMENT OF FINANCE TO ENFORCE CITY PARKING LOT REGULATIONS)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON MARCH 21, 1973.

6-F-F.

THE CITY CLERK READ AN ORDINANCE SUPPLEMENTING AN ORDINANCE MAKING THE PROVISIONS OF SUBTITLE 1 OF TITLE 39, MOTOR VEHICLES AND TRAFFIC LAWS OF NEW JERSEY, AND LOCAL REGULATIONS THEREUNDER, APPLICABLE TO DRIVEWAY AND ENTRANCE TO GATEWAY MOTOR INN, OWNED BY FOOD FAIR PROPERTIES AGENCY, INC., 6-S & F-c ADOPTED DECEMBER 6, 1972, TO MAKE SAID PROVISIONS APPLICABLE TO THE ENTRANCES AND EXITS IN THE AREA OF GATEWAY MOTEL EXCEPT 45 DEGREE PARKING STALLS DESIGNATED ON MAP D-1600.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AWAITING APPROVAL OF THE DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE

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## FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

PRESIDENT TURCO CALLED FOR ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

/6-PH, S &amp; F-A.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE 23:5-3.2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING THE PARKING OF TRUCKS ON CERTAIN STREETS IN THE CITY OF NEWARK BETWEEN THE HOURS OF MIDNIGHT AND 5 A. M.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1. NO PERSON SHALL PARK ANY TRUCK ON THE STREETS LISTED BELOW IN THE CITY OF NEWARK, NEW JERSEY BETWEEN THE HOURS OF MIDNIGHT AND 5 A.M.:

Adam Street	-- Elm Street to Chestnut Street
Chestnut Street	-- Elm Road to McWhorter Street
E. Kinney Street	-- Adams Street to McWhorter Street
Jefferson Street	-- Elm Street to Chestnut Street
New York Avenue	-- Lang Street to McWhorter Street
Nichols Street	-- Adams Street to Pacific Street
Walnut Street	-- Lang Street to McWhorter Street
Warwick Street	-- Adams Street to Pacific Street

Section 2.. Nothing within this Ordinance shall be construed as preventing commercial vehicles from making deliveries of merchandise or other property, or prohibiting any truck used by public utility companies in connection with the construction, installation, operation or maintenance of public utility facilities from parking during such hours.

Section 3. Any ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 4. The fine for violation of this ordinance shall be \$50.00.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

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PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-B.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING SECTION 5:2-6, COIN OPERATED AMUSEMENT DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Section 5:2-6 License fee, term of license, of the Revised Ordinances of the City of Newark, New Jersey (1966) as amended and supplemented be and the same is hereby amended to read as follows:

5:2-6 License fee; term of license.

The license fee for each coin operated amusement device shall be \$25.00 payable with the filing of the application.

The license fee so paid shall be returned less the sum of \$10.00 in the event such license is not granted.

The license shall expire on the 31st day of March, next after its issuance.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

MARCH 7, 1973

/ 6-PH, S &amp; F-C.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING TITLE 12, CHAPTER 4, ARTICLE 8, LICENSING AND REGULATION OF COIN-OPERATED MILK VENDING MACHINES, SECTION 81 OF THE REVISED ORDINANCES OF NEWARK ENTITLED "LICENSE APPLICATION; ISSUANCE; FEE; TERM; SEPARATE LICENSE FOR EACH MACHINE."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Section 12:4-81 of the Revised Ordinances of Newark, (1966), as amended and supplemented, be amended to read as follows:

Section 12:4-81. (a) License application; issuance; fee; term; separate license for each machine.

The license shall be issued by the Division of Licenses on application made by the person, firm or corporation, in occupancy of the premises, in or on which the machine is to be maintained and operated, and shall expire on the 30th day of November next after its issuance upon payment of a fee of \$25.00, except where the sole food vended by the machine is milk, in which case the fee to be paid is \$10.00. A separate application shall be made and license issued for each machine.

(b) The license fee shall be payable upon presentation of the application and shall be returned less the sum of \$10.00 in the event such license is not granted.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

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6-PH, S &amp; F-D.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND SECTION 5:7-4, PUBLIC DANCE HALLS AND PUBLIC DANCES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. That Section 5:7-4 of the Revised Ordinances of the City of Newark (1966) be and the same is hereby amended to read as follows:

5:7-4 Issuance of licenses; term of license.

(a) The director is hereby authorized to grant the license herein provided for to such persons of good moral character and otherwise qualified according to the provisions of this chapter, and to such rules and regulations as he may promulgate as he shall deem fit and proper for the health, safety and welfare of the public.

(b) The license fee as provided by section 5:7-5 shall be payable upon presentation of the application therefor and shall be returned less the sum of \$10.00 in the event such license is not granted.

(c) A license issued under this chapter shall expire the 28th or 29th day of February, next after its issuance.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

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/ 6-PH, S &amp; F-E.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE TO ESTABLISH FAIR HOUSING PRACTICES AND FAIR PUBLIC ACCOMMODATION PRACTICES IN THE CITY OF NEWARK" (6-S & F-6) ADOPTED DECEMBER 6, 1972, PROVIDING FOR PENALTY OF \$500. FINE OR IMPRISONMENT FOR A PERIOD OF NOT MORE THAN NINETY DAYS OR BOTH FOR VIOLATION OF PROVISIONS THEREOF.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Section 8 of an ordinance entitled "An ordinance to establish fair housing practices and fair public accommodation practices in the City of Newark" (6S&Fg) adopted December 6, 1972 be and the same is hereby amended to read as follows:

Section 8. PENALTIES

Any person who shall violate any provision of this ordinance shall be subject to a fine of not more than \$500. or imprisonment for a period not exceeding ninety days or both.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.



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6-PH, S &amp; F-F.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR HEALTH AIDE)"

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefore", adopted November 22, 1966 (6S & Fu) be and the same is amended as follows:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Health Aide 24-030-00	\$5,200	\$6,200

Section 2. All ordinances or parts of ordinances which are inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S &amp; F-G.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

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AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S.Cum. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-E) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION AND SALARY RANGE FOR LICENSED PRACTICAL NURSE, CERTIFIED HEALTH SERVICES).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY;

Section 1. There is hereby created in the Division of Health, Department of Health and Welfare, certain positions, the number of said positions, in conformance with and to implement the Provisions of Chapter 36, Public Laws 1966, (R.S. Cum. Supp. 26:2F-1) known as the State Health Aid Act of 1966, and there is also hereby established, as set forth opposite the respective title of such positions, the minimum and maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Licensed Practical Nurse, C.H.S. 24-021-25	\$6,300	\$7,140

Section 2. Every employee shall be appointed according to standards and requirements established by the New Jersey State Department of Health, in accordance with Title II, Civil Service, as implemented by the New Jersey State Department of Civil Service.

Section 3. The services provided shall be considered as a "Grant-In-Aid Program" for the duration of the agreement hereinafter mentioned subject to Provisions of Chapter 36, Public Laws 1966 (R.S. Cum. Supp. 26:2F-1) and established by agreement between the City of Newark, The State Commissioner of Health and the Public Health Council of the New Jersey State Department of Health pursuant to Section 3(d) of Chapter 36, Public Laws 1966.

Section 4. The salaries hereinabove noted and other costs of such services are to be funded as "Grant-In-Aid" by the New Jersey State Department of Health are to be processed through normal and legal procedures as prescribed by pertinent local ordinances and the Newark Administrative Code.

Section 5. In accordance with the terms of said agreement and the provisions of Chapter 36, Public Laws 1966 (R.S. Cum. Supp. 26:2F-1), all the above set forth titles and salaries shall not be applicable or related to existing positions and salaries and in no way shall such employees covered by this ordinance be considered to have any rights or privileges and such positions and related costs shall not be considered as the responsibility of the City of Newark to continue when the program is terminated.

Section 6. Appointments to positions, establishment of salary ranges personnel procedures shall be processed through the Health Officer, the Director of Health and Welfare and normal employment procedure; however, all actions and functions of personnel assigned to this Program shall be performed in accordance with standards similar to those applicable to City employees.

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Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-H.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 124 REAR CHADWICK AVENUE, NEWARK, NEW JERSEY, BLOCK 2686, LOT 54, FOR THE CONSIDERATION OF \$400.00.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That City-owned property commonly known as 124 Rear Chadwick Avenue, Newark, New Jersey, Block 2686, Lot 54, be sold to the Housing Authority of the City of Newark, by private sale, for the consideration of \$400.00, pursuant to the provisions of N.J.S. 40A:12-13 (B) (2).

Section 2. That the Director of Finance BE AND he is hereby authorized to convey the above property to the Housing Authority of the City of Newark by bargain and sale deed, said deed to be approved as to form by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

/ 6-PH, S & F-1.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

BOND ORDINANCE TO AUTHORIZE THE ACQUISITION AND INSTALLATION OF AIR CONDITIONING IN CERTAIN AREAS OF DEPARTMENT OF FINANCE OF THE CITY OF NEWARK, TO APPROPRIATE \$21,596 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/2-72)

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance appropriating \$21,596 to finance the acquisition and installation of air conditioning units including all electrical wiring and appurtenances suitable therefor, in the following agencies of the Department of Finance: License Division, Audit and Systems Section, Budget Office, and the Real Estate Office (Capital Budget Project No. 81/2-72: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall acquire and install air conditioning units including all electrical wiring and

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appurtenances suitable therefor, in the following agencies of the Department of Finance: License Division, Audit and Systems Section, Budget Office and the Real Estate Office (Capital Budget Project No. 81/2-72).

Section 2. The sum of \$21,596 is hereby appropriated to the payment of the cost of making such improvement. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$21,596, and (4) \$1,596 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$20,000, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$1,596 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$1,596 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$1,596 is hereby appropriated from such moneys to the payment of the cost of said purpose.

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Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$20,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose bond anticipation notes of said City of an aggregate principal amount not exceeding \$20,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. Said notes shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law, and may be renewed from time to time pursuant to and within the limitations prescribed by said law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and by the Director of Finance and counter-

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signed by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such from as they may adopt in conformity with law.

The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 15 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$20,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations of the Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Local Bond Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CONTINUE THE HEARING AND DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

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/ 6-PH, S &amp; F-J.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT, POLICE DEPARTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Police Department and establishing salaries therefor", adopted November 22, 1966 (6S&Fw) and amendments thereto, be amended by creating the title, title code, annual minimum salary and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Secretarial Assistant 05-025.50	\$7,350.	\$9,450.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

/ 6-PH, S &amp; F-K.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE"



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(6-S & F-K) ADOPTED NOVEMBER 22, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR MANAGER, REAL ESTATE MAINTENANCE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefore (6S & FK) adopted November 22, 1966 as amended and supplemented, be amended by creating the following permanent positions and there is also hereby established as setforth opposite the respective title of such position, the code and the annual minimum and maximum salary for such position therefore, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Manager, Real Estate Maintenance	\$ 12,000	\$ 14,000

Section 2. All prior ordinance or parts are prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefore, which are inconsistent herewith, as hereinabove setforth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONNE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-L.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE AMENDING AND SUPPLEMENTING TITLE 2, CHAPTER 9, DEPARTMENT OF PUBLIC WORKS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO REORGANIZE THE DEPARTMENT OF PUBLIC WORKS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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That Title 2, Chapter 9, Department of Public Works of the revised ordinances of the City of Newark, New Jersey, 1966, be amended and supplemented as follows:

Section 1. That Article 1, in General, be amended to read as follows:

ARTICLE 1. IN GENERAL.

2:9-1. Establishment and general organization of department.

There shall be a Department of Public Works, the head of which shall be the Director of Public Works. The Department shall consist of the following:

Division of:

Streets and Sidewalks;  
Sewers;  
Sanitation;  
Water Supply;  
Public Property;  
Motors; and  
Traffic and Signals.

2:9-2. Director of Public Works

(a) Qualifications; compensation.

The Director shall, prior to his appointment, be qualified by training or experience in the planning and execution of public works and improvements. The Mayor may, with the consent of the Council, waive any of the requirements set forth above when, in their judgment, the best interests of the city shall be served thereby. The Director's compensation shall be such sum annually as shall be fixed by ordinance of the Council.

(b) Powers and duties

The Director, through the divisions and otherwise, established in the Department of Public Works, shall manage, direct and supervise the functions and activities required for refuse collection and disposal, street cleaning, snow removal, water supply, maintenance and repair of public property, maintenance and repair of city vehicles and equipment, maintenance and repair of sewers, streets and sidewalks, maintenance and repair of traffic signals and traffic signs and markings, install and maintain parking meters and administer the provisions of revised ordinances relating to autobuses in accordance with Chapter 2 of Title 24 (Sections 24:2-1 et. seq.) except Sections 24:2-6 through 24:2-8 thereof.

Section 2. That Article 2, Division of Engineering, Sections 2:9-3 through 2:9-7 inclusive, be and the same are hereby repealed.

Section 3. Chapter 9, Department of Public Works shall be supplemented by adding thereto Article 2A, Division of Streets and Sidewalks as follows:

Article 2A. Division of Streets and Sidewalks

2:9-7.1. Division created; head; duties

There shall be within the Department of Public Works, a Division of Streets and Sidewalks under the supervision of a Manager, Division of Streets and Sidewalks. The Manager shall provide for the constructing, reconstructing and maintenance and repair of all public streets within the city, regulate the construction, maintenance, alteration and repair of sidewalks, curbs and gutters, and encroachments by objects and structures above and below such streets and sidewalks, in accordance with the ordinances of the City.

Section 4. Chapter 9, Department of Public Works shall be supplemented by adding thereto Article 2B, Division of Sewers as follows:

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Article 2B. Division of Sewers.

2:9-7.2 Division created; head; duties.

There shall be within the Department of Public Works a Division of Sewers. The Division of Sewers under the supervision of a Manager, Division of Sewers, shall construct, reconstruct, operate and maintain the city's sanitary and storm sewerage system, and administer the city's ordinances relating to sewers and drains.

Section 5. Article 3, Division of Sanitation, be amended to read as follows:

Article 3, Division of Sanitation.

2:9-8. Division created; head.

There shall be within the Department of Public Works a Division of Sanitation, the head of which shall be a Manager, Division of Sanitation.

2:9-9. Duties.

The Division of Sanitation shall be responsible for street cleaning, refuse collection and disposal, and snow removal on all city streets.

Section 6. Article 4, Division of Water Supply be amended to read as follows:

Article 4, Division of Water Supply.

2:9-10. Division created; head.

There shall be within the Department of Public Works, a Division of Water Supply who shall manage, administer, operate, maintain, improve and extend the lands, reservoirs, aqueducts, distribution mains, hydrants, valves and other structures, facilities and appurtenances of the water works owned BY THE CITY for supplying the division customers within and outside of the limits of the city; and through the North Jersey District Water Supply Commission or otherwise, as required or permitted by statute shall cooperate with others in providing additional water supply for Newark's needs and those of others dependent on Newark for water supply. The division of water supply shall also be responsible for the repair, maintenance and proper functioning of water meters at the owner's expense.

2:9-11. Duties of Manager

The manager, through the division, shall manage, administer, operate, maintain, improve and extend the lands, reservoirs, aqueducts, distribution mains, hydrants, valves and other structures, facilities and appurtenances of the water works owned by the city for supplying its customers within and outside of the limits of the city; and through the North Jersey District Water Supply Commission or otherwise as required or permitted by statute, shall cooperate with others in providing additional water supply for Newark's needs and those of others dependent on Newark for water supply. The Division of water supply shall also be responsible for the repair, maintenance and proper functioning of water meters at the owner's expense.

Section 7. That Article 5, Bureau of Public Buildings, Section 2:9-15, Bureau of Public Buildings, be and the same is hereby repealed.

Section 8. Chapter 9, Department of Public Works, be supplemented by adding thereto Article 5A, Division of Public Property as follows:

Article 5A. Division of Public Property.

2:9-12.1. Division created; head; duties.

There shall be within the Department of Public Works a Division of Public Property, under the supervision of a manager, Division of Public Property who shall:

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(a) Provide for the construction, alteration, repair and maintenance of city buildings.

(b) Provide custodial and janitorial services for all public buildings exclusive of city institutions and fire houses.

(c) Provide for such holiday celebrations as duly authorized and directed by the Mayor.

(d) Operate and manage city properties, including the City Hall group of buildings, other office quarters, and such property necessary for the city to perform its governmental functions.

Section 9. Article 6, Division of Motors, shall be amended to read as follows:

Article 6. Division of Motors.

2:9-16. Division created; head.

There shall be within the department of public works a Division of Motors, the head of which shall be the Manager, Division of Motors.

2:9-17. Duties of Manager.

(a) Supervise the work done in all city garages or by contract for the storage, repair, servicing and maintenance of city-owned motor vehicles;

(b) Operate a garage or garages for the storage, servicing, repair and maintenance of all city-owned motor vehicles;

(c) Control the use of motor vehicles owned by the city by maintaining individual vehicle records of mileage, costs of operation and maintenance and replacement schedules; and all such costs shall so far as practicable be charged to the using department under appropriate rules and regulations to be prescribed by the business administrator.

Section 10. Article 8, Bureau of Traffic and Signals, shall be amended to read as follows:

Article 8. Division of Traffic and Signals.

2:9-19. Division created; head; duties.

There shall be within the department of public works a Division of Traffic and Signals. The Division of Traffic and Signals, under the supervision of a manager, shall:

(a) Construct, install, repair and maintain all facilities of traffic control signals and other electrically operated signals, excluding the police radio and signal systems;

(b) Install and maintain parking meters;

(c) Erect, repair and maintain street traffic signs and pavement markings, plan new street light installations and check for street light outages;

(d) Administer the provisions of the Revised Ordinances relating to autobuses in accordance with Chapter 2 of Title 24 (Sections 24:2-1 et seq.) except sections 24:2-6 through 24:2-8 thereof.

Section 11. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 12. This ordinance shall take effect upon final passage and in accordance with the laws of the State of New Jersey.

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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-M.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE SUPPLEMENTING TITLE 2, ADMINISTRATIVE CODE OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, ESTABLISHING THE DEPARTMENT OF ENGINEERING.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 2, Administration of the revised ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further supplemented by adding thereto Chapter 9A, Department of Engineering as follows:

Chapter 9A. Department of Engineering.

Article 1. IN GENERAL.

2:9A-1. Establishment of department; head.

There shall be a Department of Engineering, the head of which shall be the Director of Engineering.

2:9A-2. Director of Engineering

(a) Qualifications; compensation.

He shall, prior to his appointment hold a professional degree in civil, sanitary, structural or mechanical engineering from a recognized school or college of engineering and shall possess a Professional Engineers License and be qualified by further training and experience in a responsible supervisory position in the management of engineering work. His compensation shall be such sum annually as shall be fixed by ordinance of the council.

(b) Powers and duties.

The Director of Engineering shall:

(1) Furnish to all departments of the city government professional engineering and related technical services; represent the city in matters involving professional engineering in its relations with city agencies and other government jurisdictions, except as otherwise directed by the Business Administrator.

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(2) Analyze the design, condition and performance of the city's public works systems including water, sanitary and storm sewerage, streets and highways, traffic control and street lighting, sewage and solid waste disposal, public buildings and structures, formulate plans, standards, schedules and cost estimates.

(3) Determine whether engineering services shall be done by outside contract or by city personnel, and on concurrence by the Director, Department of Public Works, determine whether construction work be done by city personnel or by outside contractor; authorize, direct and supervise the preparation of plans and specifications and the letting and performance of all professional engineering and construction contracts for all city improvements.

(4) Authorize, direct and supervise the making of land surveys and soil tests; the setting of official grade and line for streets, sewers and other structures; maintain the official city map; establish criteria for the use and repair of public rights of way; provide for the keeping of project cost records and approval of contract change orders; maintain all survey and engineering records and as-built construction drawings.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-N.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR, (TO PROVIDE POSITIONS AND SALARIES AS PER RE-ORGANIZATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Engineering the following permanent positions, and there is also hereby established, as set forth opposite the respective titles of each such position, the code and the minimum and maximum annual salaries, to wit:

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,145	\$ 6,300
Administrative Secretary 05-02.50	7,980	9,450
Architect 04-012	17,000	19,500
Architectural Draftsman 04-020.50	8,925	9,975
Assistant Engineer, Water Supply 04-022	9,240	10,395
Assistant Engineer 04-021	9,240	10,395
Assistant Traffic Engineer 04-015	9,345	10,815
Chief Clerk, Department of Engineering 05-006.50	13,000	15,000
Clerk Stenographer 05-058	5,145	6,300
Clerk Typist 05-062	4,830	5,775
Designing Engineer 04-006	11,970	12,915
Draftsman 04-026	7,875	9,345
Draftsman, Water Supply 04-028	7,875	9,345
Engineering Aide 04-034	6,720	7,560
Engineering Draftsman 04-027	8,505	9,975
Municipal Engineer 04-002.50	27,000	27,000
Principal Account Clerk 04-049	6,405	7,350
Principal Clerk Stenographer 05-048	6,405	7,350
Principal Engineer 04-013	11,100	12,100
Principal Engineer 04-013.50	15,750	15,750
Principal Engineer, Water 04-035	15,750	15,750
Principal Engineering Aide 04-032	7,455	8,400
Principal Engineering Draftsman 04-020	9,240	10,395
Senior Clerk Stenographer 05-051	5,880	6,825
Senior Engineer 04-017	9,975	11,130
Senior Engineer, Water 04-016	10,605	12,075
Senior Engineering Aide 04-033	7,875	8,925
Senior Engineering Draftsman 04-024	8,715	10,185
Senior Sewer Inspector 09-028	7,455	8,505
Senior Inspector, Streets & Sidewalks 09-029	7,455	8,505
Supervisor of Accounts 07-033	7,455	8,925
Supervisor Principal Account Clerk 07-042	6,930	7,875
Traffic Analyst 03-038	5,985	7,455
Traffic Engineer 04-004	13,020	14,490
Traffic Enumerator 03-039	5,670	7,245

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Traffic Investigator 09-012	8,295	9,870
Transportation Supervisor 11-020	7,770	8,925
Water Service Inspector 09-034	7,420	8,360

Section 2. For all hereinabove noted annual salary positions, "increment" shall mean an annual increase. Increments shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Section 3. Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

Section 4. Every employee hereafter promoted to any position herein created shall, except as is otherwise herein provided, from the date of promotion to January 1st following, be paid at the rate of the minimum salary established for such position. In addition thereto increments, if any, shall be paid beginning January 1st of the year following such promotion and each January 1st thereafter until the maximum salary established for such position shall be attained.

Section 5. Every employee who shall hereafter be promoted to another position, and who at the time of said promotion shall be receiving a salary in excess of the minimum salary established for the position to which he shall be promoted, shall not be paid a salary less than that being paid at the time of promotion, except as herein may otherwise be provided.

Section 6. No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Section 7. Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum then established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

Section 8. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 9. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO AMEND THE ORDINANCE BY DELETING THE TITLE OF MUNICIPAL ENGINEER AND SUBSTITUTING THEREFORE THE TITLE OF DIRECTOR OF ENGINEERING, WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.



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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE, AS AMENDED, TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE, AS AMENDED, ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE FIVE AND THE NOES ARE NONE. THIS ORDINANCE, AS AMENDED, HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

#### HEARINGS OF CITIZENS.

/ 6-HC-A.

MR. ARMAND ADDONIZIO, 56 YALE AVENUE, IRVINGTON, NEW JERSEY, SUBMITTED A PROPOSAL TO THE MUNICIPAL COUNCIL FOR THE CREATION OF A "NATIONAL POLICE FORCE," WHICH HE URGED THE COUNCIL TO ADOPT. HE FELT THIS WOULD ASSIST IN THE PREVENTION OF CRIME AND SAFETY OF HUMAN LIVES. THIS PROPOSAL WAS SUBMITTED TO THE TOWN OF IRVINGTON, OUTLYING AREAS, MANY MAYORS THROUGHOUT THE UNITED STATES AND TO THE PRESIDENT OF THE UNITED STATES. MR. ADDONIZIO POINTED OUT THE STREETS ARE NOT SAFE TO WALK THROUGH ALONE AND A FIFTH UNIT IS ESSENTIAL IN THIS CONNECTION. FEDERAL FUNDS WILL COVER THESE UNITS WHEREVER THEY ARE ASSIGNED. HE URGED THE COUNCIL TO CONSIDER THIS PROPOSAL IN ORDER TO HELP CITIES GROW AGAIN.

PRESIDENT TURCO ASSERTED THIS MATTER WILL BE DISCUSSED AT THE MUNICIPAL COUNCIL SPECIAL CONFERENCE ON MARCH 13, 1973.

/ 6-HC-B.

MRS. OZIE TUCKER, 110 CENTER TERRACE, NEWARK, NEW JERSEY,

/ 6-HC-C.

MRS. ANEATHA M. TODD, 179 NORTH 5TH STREET, NEWARK, NEW JERSEY,

/ 6-HC-D.

MR. WILLIE WRIGHT, 402 NORTH 6TH STREET, NEWARK, NEW JERSEY, ADDRESSED THE MUNICIPAL COUNCIL REGARDING THE PROPOSED CLOSING OF THE "IVY HAVEN NURSING HOME." THEY URGED THE COUNCIL TO TAKE ACTION NEEDED TO CARRY ON THE OPERATION OF THIS FACILITY. THE SPEAKERS OUTLINED THE NECESSITY OF THE CONTINUANCE OF THIS NURSING HOME; UNEMPLOYMENT FOR THE MANY DEDICATED WORKERS; FURTHER, THE APPOINTMENT OF THE HEALTH AND WELFARE DIRECTOR BE WITHHELD AND IVY HAVEN NURSING HOME SHOULD NOT BE PHASED OUT. THEY OPINED THE COUNCIL AND ADMINISTRATION SHOULD PROVIDE THE EMPLOYEES WHO LOST THEIR JOBS WITH THEIR SALARY SINCE MARCH 9TH, SINCE SOME EMPLOYEES WERE REHIRED AND SOME WERE FIRED. IT WAS INDICATED FEDERAL, STATE AND LOCAL FUNDS CAN BE UTILIZED FOR THIS PURPOSE, BECAUSE OF THIS SITUATION. IT WAS DEPLORABLE FOR DEDICATED AND LOYAL EMPLOYEES TO LOSE THEIR JOBS AFTER FIFTEEN TO TWENTY YEARS SERVICE, SOME OF WHOM HAVE ALREADY BEEN

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SERVED WITH EVICTION NOTICES AND INCREASES IN RENT.

PRESIDENT TURCO DECLARED HE DID NOT APPROVE THE TERMINATION OF IVY HAVEN NURSING HOME AND THE ORDINANCE WAS BEING RETURNED TO ADMINISTRATION. EMPLOYMENT IS BEING SOUGHT FOR ALL EMPLOYEES AFFECTED. IN SPITE OF RECOMMENDATIONS FROM THE COUNCIL, THE MAYOR DID TRANSFER PATIENTS OUT OF IVY HAVEN WHICH COULD NOT BE STOPPED.

COUNCILMAN GIULIANO STRESSED THE COUNCIL HAD DONE EVERYTHING POSSIBLE TO STOP THE PHASING OUT OF IVY HAVEN AND THEY ARE NOT AT FAULT FOR THIS ACTION. HE FELT THE EMPLOYEES WERE AFRAID TO GO TO THE MAYOR AS IT IS UP TO HIM AND ADMINISTRATION TO SAVE THESE POSITIONS. COUNCILMAN GIULIANO QUESTIONED THE CITY CLERK IF THE COUNCIL HAS THE AUTHORITY REGARDING ADMINISTRATIVE FUNCTIONS, SINCE THEY ARE TRYING TO SAVE JOBS.

THE CITY CLERK REPLIED THIS FUNCTION IS PURELY ADMINISTRATIVE.

COUNCILMAN MEGARO AGREED THE EMPLOYEES ARE DEDICATED, OTHER CENTERS ARE OVERCROWDED AND WE DO HAVE OUR OWN FACILITIES THAT COULD BE TAKEN CARE OF FOR THIS PURPOSE. HE URGED THE SPEAKERS TO KEEP TRYING IN THIS BEHALF.

COUNCILMAN JAMES NOTED IVY HAVEN WILL BE CLOSED. HE QUESTIONED ACTING HEALTH AND WELFARE DIRECTOR BUFORD REGARDING FINAL DISPOSITION.

ACTING HEALTH AND WELFARE DIRECTOR BUFORD RECALLED THE COUNCIL DID NOT GO ALONG WITH THE DELETION OF THE OPERATION OF IVY HAVEN NURSING HOME. THE STATE ISSUED NOTIFICATION THIS FACILITY WOULD BE CLOSED IF CORRECTIONS WERE NOT MADE. MEDICAID EXPIRED IN JANUARY. BASED ON HIS ANALYSIS, THE FACILITY WOULD BE TERMINATED.

PRESIDENT TURCO CALLED ATTENTION ADMINISTRATION REFUSED TO MAKE IMPROVEMENTS RECOMMENDED BY THE STATE.

ACTING DIRECTOR BUFORD ASSERTED ANY CORRECTIONS TO BE MADE OR EXPENSES IN CONNECTION THEREWITH JUST BECAME KNOWLEDGEABLE TO HIM.

COUNCILMAN GIULIANO NOTED THE FORMER HEALTH AND WELFARE DIRECTOR MADE MANY PROMISES TO THE COUNCIL WHO ARE PRIMARILY INTERESTED IN EMPLOYEES' JOBS.

MR. BUFORD HAD 125 EMPLOYEES TO FIND OTHER EMPLOYMENT FOR, OF WHICH 70 ARE STILL UNEMPLOYED. THEY ARE TRYING TO PLACE AS MANY AS POSSIBLE IN OTHER JOBS.

COUNCILMAN JAMES WAS CONCERNED WITH THE EMPLOYEES WHO CARED AND WORKED ALL THEIR LIVES IN NEWARK. WITH THE JOBS BEING CREATED, THE BUSINESS ADMINISTRATOR AND ASSISTANT BUSINESS ADMINISTRATOR CAN GIVE THESE JOBS TO THE PEOPLE WHO SERVED THE CITY OF NEWARK.

PRESIDENT TURCO STATED SINCE THIS WAS THE FIRST TIME ACTING DIRECTOR BUFORD LEARNED OF COUNCIL'S WILLINGNESS TO APPROPRIATE FUNDS FOR NEEDED REPAIRS, WOULD IT AFFECT HIS JUDGMENT REGARDING ADMINISTRATION'S ACTION CONCERNING IVY HAVEN.

ACTING DIRECTOR BUFORD REPLIED IF HE IS SO DIRECTED TO DETERMINE EXACTLY WHAT IS NECESSARY TO BRING IVY HAVEN IN COMPLIANCE WITH STATE REQUIREMENTS AND DETERMINE IF THE STATE IS AGREEABLE TO A PLAN FOR MAKING RENOVATIONS, DETERMINE WHAT THE

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COST IS, THE PLAN WILL BE SUBMITTED TO THE COUNCIL.

PRESIDENT TURCO NOTED SINCE THERE IS A NEW DIRECTOR OF HEALTH AND WELFARE, HE WOULD DIRECT THAT A STUDY BE MADE OF THIS FACILITY AND RECOMMENDATIONS SUBMITTED TO THE MUNICIPAL COUNCIL BASED ON HIS ANALYSIS AND REASONS FOR RECOMMENDATIONS. IF THE RECOMMENDATION IS TO PHASE IT OUT, A REASON SHOULD BE GIVEN. HOWEVER, THE COUNCIL IS DEFINITELY WILLING TO APPROPRIATE NEEDED FUNDS TO KEEP THIS A GOING CONCERN, ESPECIALLY IF IT IS DONE ON A SELF-SUSTAINING BASIS WHICH THE LAST ANALYSIS PROVED IT COULD BE BECAUSE ADDITIONAL PATIENTS COULD HAVE BEEN BROUGHT IN AND A HIGHER COST PER DAY COULD HAVE BEEN RECEIVED FROM THE STATE. REGARDING SEVERANCE PAY FOR THE PERSONNEL STILL UNEMPLOYED, PRESIDENT TURCO MAINTAINED NO ACTION COULD BE TAKEN AT THIS TIME, SINCE SIX VOTES ARE REQUIRED IN THIS CONNECTION. HOWEVER, THIS MATTER WILL BE DISCUSSED WITH THE BUSINESS ADMINISTRATOR, CORPORATION COUNSEL, PERSONNEL DIRECTOR, HEALTH AND WELFARE DIRECTOR AND FINANCE DIRECTOR AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE DIRECTOR, DEPARTMENT OF HEALTH AND WELFARE TO STUDY AND REPORT TO THE COUNCIL ON THE FEASIBILITY OF CONTINUING CITY OPERATION OF IVY HAVEN NURSING HOME TO BE MAINTAINED ON A COMPLETELY SELF-SUSTAINING BASIS, WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

6-HC-E.

MR. JESSE ALLEN, 742 CLINTON AVENUE, NEWARK, NEW JERSEY, REPRESENTING FRIENDS OF CLINTON HILL AND BESSIE SMITH HEALTH CENTER, ADDRESSED THE MUNICIPAL COUNCIL URGING THE ADOPTION OF RESOLUTION 7-R-BU ON THE CALENDAR OF THIS MEETING, "AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL, INC. FOR OPERATION OF AMBULATORY HEALTH FACILITY AT BESSIE SMITH HEALTH CENTER. THE OPERATING BUDGET SHALL BE FUNDED BY \$137,000. APPROPRIATED FROM CERTIFIED HEALTH SERVICES (CHS) FUNDS FOR 1973."

COUNCILMAN JAMES HOPED THIS GROUP WOULD UTILIZE WNJR SERVICES FOR THESE PURPOSES TO MAKE THEIR FACILITIES KNOWN TO EVERYONE.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-A.

RESOLUTION AUTHORIZING TRANSFER OF \$11,000. FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, ASSISTANT CHIEF PHARMACIST-\$8,000., PEDIATRICIAN-\$3,000. TO CODE 317-\$11,000., PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-B.

RESOLUTION AUTHORIZING TRANSFER OF \$15,850. FROM UNCLASSIFIED PURPOSES, 731-GROUP INSURANCE TO OFFICE OF MAYOR AND AGENCIES, 780-NEWARK MUSEUM, PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-C.

RESOLUTION AUTHORIZING TRANSFER OF \$50. FROM DEPARTMENT OF PUBLIC WORKS, BUREAU OF BUILDING CONSTRUCTION, ELECTRICIAN TO CHIEF BUREAU OF BUILDING CONSTRUCTION PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-D.

RESOLUTION AUTHORIZING TRANSFER OF \$25,000. FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER EMPLOYEES TO DIVISION OF MOTORS, FUEL-\$16,000., OTHER MATERIALS AND SUPPLIES-\$9,000. PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-E.

RESOLUTION AUTHORIZING TRANSFER OF \$15,450. FROM DEPARTMENT OF RECREATION, RECREATION PROGRAMS, SEASONAL HELP TO OFFICE OF DIRECTOR, HEAT-LIGHT-POWER-\$14,770., INSURANCE-\$680., PURSUANT TO TITLE 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

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YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-F.

RESOLUTION AUTHORIZING TRANSFER OF \$3,400., OFFICE OF MAYOR AND AGENCIES,  
DIVISION OF ASSESSMENTS, CHIEF CLERK TO CHIEF ASSISTANT ASSESSOR-\$1,000., OVERTIME-  
\$500., RENTS-\$400., PRINTING-REPRODUCTION-\$1,500., PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION  
WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE  
FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-G.

RESOLUTION AUTHORIZING TRANSFER OF \$4,300., DEPARTMENT OF HEALTH AND WELFARE,  
DIVISION OF HEALTH, ASSISTANT PUBLIC HEALTH NURSE SUPERVISOR TO PUBLIC HEALTH NURSE  
SUPERVISOR, PURSUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION  
WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE  
FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-H.

RESOLUTION AUTHORIZING TRANSFER OF \$31,300., DEPARTMENT OF RECREATION AND PARKS,  
RECREATION PROGRAMS, SEASONAL HELP-\$19,000. TO OVERTIME; DEPARTMENT OF PUBLIC WORKS,  
BUREAU OF BUILDING CONSTRUCTION, MAINTENANCE REPAIRMAN-\$5,300. TO OVERTIME; DEPARTMENT  
OF HEALTH AND WELFARE, IVY HAVEN NURSING HOME, SEASONAL HELP-\$7,000. TO OVERTIME; PUR-  
SUANT TO N.J.S. 40A:4-59.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION  
WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE  
FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-I.

RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971 "RESOLUTION AUTHORIZING  
DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES P.  
PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT  
TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND  
PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED  
\$222,470. AS PER ATTACHED AGREEMENT (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING  
AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5 (1) (A)" BY AUTHORIZING AN ADDI-  
TIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED \$274,720. (CONSTRUCTION COSTS HAVE

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SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AWAITING ADDITIONAL LEGISLATION IN CONNECTION THEREWITH, WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-J.

RESOLUTION AUTHORIZING THE MAYOR AND DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF EXPERIMENTAL CLASSROOM.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-K.

RESOLUTION APPROVING THE PLANNED VARIATIONS BUDGET AND AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT A PROPOSED BUDGET REQUESTING PLANNED VARIATIONS FUNDING IN THE AMOUNT OF \$4,548,000. AND TO CONTRACT FOR RECEIPT OF SAME.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(COMMUNITY DEVELOPMENT ADMINISTRATION ACTING DIRECTOR DENNISON AND DEPUTY DIRECTOR HODES MET WITH THE COUNCIL FEBRUARY 27, 1973)

(THIS RESOLUTION WAS ADOPTED AT A SPECIAL MEETING OF THE MUNICIPAL COUNCIL MARCH 1, 1973)

/ 7-R-L.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MORAY CORPORATION, OWNER OF PREMISES 114 SPRINGFIELD AVENUE, BLOCK 233, LOT 45, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-M.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 43 BOSTON STREET CORPORATION, OWNER OF PREMISES 43 BOSTON STREET, BLOCK 209, LOT 27, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HELEN CLAWANS, SINGLE, OWNER OF PREMISES 134-136 PESHINE AVENUE, BLOCK 2662, LOTS 33 AND 34, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-o.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LOUIS ALFIERI AND PAULINE ALFIERI, HIS WIFE, AND DOMINICK ALFIERI AND VENDEN JENNIE ALFIERI, HIS WIFE, OWNERS OF PREMISES 198 MILLER STREET, BLOCK 1179, LOT 46, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANN H. ADLER, WIDOW, AND RICHARD FREEMAN AND SYLVIA FREEMAN, HIS WIFE, OWNERS OF PREMISES 17 EAST ALPINE STREET, BLOCK 2784, LOT 34, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-q.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANN H. ADLER, WIDOW, AND RICHARD FREEMAN AND SYLVIA FREEMAN, HIS WIFE, OWNERS OF PREMISES 88 NORTH 11TH STREET, BLOCK 1921, LOT 2, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-r.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANN H. ADLER, WIDOW, AND RICHARD FREEMAN AND SYLVIA FREEMAN, HIS WIFE, OWNERS OF PREMISES 657 HUNTERDON STREET, BLOCK 2688, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-s.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM WILLIAM GOULD AND CHARNA GOULD, HIS WIFE, OWNERS OF PREMISES 280-288 BADGER AVENUE, BLOCK 2703, LOT 49, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-t.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MORAY CORPORATION, OWNER OF PREMISES 116-118 SPRINGFIELD AVENUE, BLOCK 233, LOTS 46 AND 47, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-u.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM IRVING BAILEY, SINGLE, OWNER OF PREMISES 105 HEDDEN TERRACE, BLOCK 3027, LOT 11, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-v.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON REALTY CORPORATION, OWNER OF PREMISES 74-76 BOSTON STREET, BLOCK 228, LOT 28, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-w.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JONCIN HOLDING CORPORATION, OWNER OF PREMISES 495 WASHINGTON STREET, BLOCK 121, LOT 43, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.



MARCH 7, 1973

/ 7-R-x.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM  
CHRISTOPHER WASHINGTON, JR. EXECUTOR OF THE ESTATE OF SUSIE MAE WASHINGTON, DECEASED,  
OWNER OF PREMISES 21 MYRTLE AVENUE, BLOCK 1890, LOT 45, FREE AND CLEAR, WITH EXCEPTION  
OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
 DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-y.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GUISEPPE  
C. TERRAZZINO, WIDOWER, OWNER OF PREMISES 408 FIFTEENTH AVENUE, BLOCK 277, LOT 29,  
FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
 DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-z.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MACK  
JESSIE GREENLEE AND ARIZONA GREENLEE, HIS WIFE, OWNERS OF PREMISES 857 SOUTH 18TH  
STREET, BLOCK 3014, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU  
OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
 DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO MUELLER SUPPLY, INC.,  
SUM OF \$404.46, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1972, PREMISES 1-7 SUSSEX AVENUE,  
BLOCK 2828, LOTS 31 AND 32 PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION.  
(FREEZE STATUTE)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
 DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO ANNA CICCOLINI, ET ALS  
SUM OF \$1,763., EXCESS PAYMENT OF TAXES FOR TAX YEARS 1970 AND 1971, PREMISES 21-23 1/2  
BROADWAY, BLOCK 449, LOTS 38 AND 40, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF  
TAXATION. (FREEZE STATUTE).

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
 DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

MARCH 7, 1973

7-R-BC.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO THE CENTER OF ITALIAN CULTURE OF SETON HALL UNIVERSITY SUM OF \$5,232.80, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1970, PREMISES 983-987 SOUTH ORANGE AVENUE, BLOCK 4204, LOT 36, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BD.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CAMILLE SAVOCA, PRINCIPAL CLERK-STENOGRAPHER, OFFICE OF THE MAYOR - MAYOR'S OFFICE, FOR PERIOD BEGINNING FEBRUARY 28, 1973 AND ENDING AUGUST 28, 1973. (TO CONTINUE WORKING AS SECRETARY IN OFFICE OF THE MAYOR - PLANNED VARIATIONS - FIRST LEAVE BEGAN AUGUST 28, 1972)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BE.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE, SUPERVISOR OF ACCOUNTS, DEPARTMENT OF HEALTH AND WELFARE, WELFARE DIVISION, FOR PERIOD BEGINNING MARCH 1, 1973 AND ENDING SEPTEMBER 1, 1973. (TO CONTINUE WORKING AS OFFICE MANAGER - MODEL CITIES - FIRST LEAVE BEGAN SEPTEMBER 1, 1972)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BF.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO AARON WOODARD, JR., ATTENDANT, DEPARTMENT OF RECREATION AND PARKS, RECREATION PROGRAMS, FOR PERIOD BEGINNING FEBRUARY 5, 1973 AND ENDING AUGUST 5, 1973. (TEMPORARY TRUCK DRIVER IN THE DIVISION OF PARKS AND GROUNDS - FIRST LEAVE BEGAN AUGUST 5, 1971)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BG.

RESOLUTION URGING THAT MAYOR KENNETH A. GIBSON PROCEED IMMEDIATELY TO PREPARE NECESSARY REPORT TO THE GOVERNOR AND THE STATE LEGISLATURE TO BE SIGNED JOINTLY BY THE MAYOR AND THE MUNICIPAL COUNCIL WITH RESPECT TO STABILIZATION OF TAX BASE OF THE CITY OF NEWARK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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MARCH 7M 1973

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BH.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ADVERTISE FOR LEASE BY NEW ARK  
COOPERATIVE INCORPORATED, PREMISES 201-219 FIRST STREET, BLOCK 1913, LOT 1, NOT NEEDED  
FOR PUBLIC USE, FOR \$1,200., PER YEAR, FOR A TERM OF FORTY YEARS, PURSUANT TO PROVI-  
SIONS OF N.J.S.A.40A:12-14(A).

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION AND DIRECT THE CITY CLERK TO INVITE PLANNING OFFICER  
SHAPIRO, TAX COLLECTOR ROTHER AND COMMUNITY DEVELOPMENT ADMINISTRATION ACTING DIRECTOR  
DENNISON TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE TO DIS-  
CUSS THE MATTER, WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND FAILED  
OF ADOPTION BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, MEGARO, PRESIDENT TURCO.

NOT VOTING: COUNCILMAN JAMES.

7-R-BI.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REFUND TO GRANT LUNCH CORPORATION  
\$540., GRANT LUNCH CORPORATION \$540., J.O.A.A.CORP., T/A GUS'S ALIBI INN \$540. AND NEW  
RITZ LOUNGE INC. \$540. BEING THE DIFFERENCE BETWEEN THE SUMS OF MONEY DEPOSITED IN  
THE FILING OF THEIR RESPECTIVE APPLICATIONS IN THE OFFICE OF THE MUNICIPAL BOARD OF  
ALCOHOLIC BEVERAGE CONTROL OF THE CITY OF NEWARK AND THE AMOUNT OF THE INVESTIGATION  
FEES DUE THEREON.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BJ.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE EXTENSION AGREEMENT  
WHICH EXPIRED AUGUST 15, 1972 WITH GENERAL ELECTRIC CORPORATION TO PROVIDE FOR MOBILE  
COMMUNICATION EQUIPMENT AND SERVICING FOR CITY VEHICLES AND PERSONNEL. (CONTRACT  
AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A.40A:11-2 (6), AUTHORIZING  
ADVERTISEMENT OF RESOLUTION AND AGREEMENT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AND DIRECT THE CITY CLERK TO INVITE  
BUSINESS ADMINISTRATOR BODINE, ASSISTANT CORPORATION COUNSEL HODES AND CITY PURCHASING  
AGENT LUCARELLI TO MEET WITH THE COUNCIL AT THEIR MARCH 20, 1973 PRE-MEETING CONFERENCE  
WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY  
PRESIDENT TURCO BY THE FOLLOWING VOTES:

MARCH 7, 1973

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BK.

RESOLUTION AUTHORIZING CHIEF ENGINEER TO SUBMIT APPLICATION TO DEPARTMENT OF ENVIRONMENTAL PROTECTION FOR FUNDING OF PROGRAM FOR ELIMINATION OF POLLUTANTS DISCHARGING INTO NAVIGABLE WATERS BY THE CONSTRUCTION OF PUBLICALLY OWNED WASTE TREATMENT AND COLLECTION SYSTEM WORKS IN THE NEWARK MEADOWLANDS AREA.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BL.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE AT AUCTION, APPROXIMATELY 180 JUNK CARS AND ONE (1) 1966 CADILLAC SEDAN, SERIAL NO. J-617747 - POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A.40A:11-36.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BM.

RESOLUTION AUTHORIZING TAX COLLECTOR TO CANCEL OF RECORD TAXES DUE WITH RESPECT TO PREMISES 3-9 JERSEY STREET, BLOCK 172, LOT 31 AND 20-32 JERSEY STREET, BLOCK 171, LOT 42, \$2,416.97, INCLUDING ANY INTEREST DUE. (CITY OF NEWARK PURCHASED SAID PROPERTIES BY RESOLUTION 7-R-D, APRIL 19, 1972)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BN.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO SUBMIT TO COMMISSIONER OF TRANSPORTATION OF THE STATE OF NEW JERSEY, MUNICIPAL AID SCHEDULE WORK FOR FORMULA FUNDS IN SUM OF \$132,759. FOR RESURFACING WALNUT STREET FROM MC CARTER HIGHWAY TO LANG STREET; CITY'S SHARE OF THE PROJECT COST ARE INCLUDED IN ACCOUNT NO. 602, STATE ROAD AID IN THE 1973 OPERATING BUDGET.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

MARCH 7, 1973

7-R-BQ.

RESOLUTION AMENDING RESOLUTION 7-R-Y, NOVEMBER 1, 1972, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE ATTACHED ADDENDUM TO CONTRACT ON BEHALF OF CITY OF NEWARK WITH THE TOWNSHIP OF PEQUANNOCK FOR PERIOD JUNE 30, 1972 TO JUNE 30, 1973, FOR RATE AT \$190. PER MILLION GALLONS OF WATER SUPPLIED," BY CHANGING THE EFFECTIVE DATE OF CONTRACT TO JANUARY 1, 1973 AND ENDING DECEMBER 31, 1973.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BP.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO PAY TO ECONOMICS LABORATORY, INC., 255 BLAIR ROAD, AVENEL, NEW JERSEY, \$1,315.42 AS REIMBURSEMENT FOR MONIES ERRONEOUSLY DEPOSITED INTO CURRENT FUND OF CITY OF NEWARK, TO BE PAID FROM BUDGET OPERATIONS.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BQ.

RESOLUTION AMENDING RESOLUTION 7-R-BD, DECEMBER 6, 1972, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF FINANCE TO CARRY OUT PROVISIONS WITH THE HOSPITAL SERVICE PLAN OF NEW JERSEY, THE MEDICAL-SURGICAL PLAN OF NEW JERSEY, AND THE SOCIAL SECURITY ADMINISTRATION MEDICARE PLAN OF NEW JERSEY AND THE SOCIAL SECURITY ADMINISTRATION MEDICARE PLAN PART B) TO EFFECT COVERAGE FOR ELIGIBLE PRESENT FULL TIME AND PART TIME PERMANENT EMPLOYEES, INCLUDING THEIR DEPENDENTS, IF ANY, WHO SHALL RETIRE AFTER TWENTY-FIVE (25) YEARS OR MORE SERVICE WITH THE CITY OF NEWARK ON OR AFTER NOVEMBER 21, 1972 AND FURTHER APPOINTING AND DESIGNATING DIRECTOR OF FINANCE AS THE OFFICIAL RESPONSIBLE FOR THE LOCAL ADMINISTRATION TO CARRY OUT ADMINISTRATION OF THIS PROGRAM," TO INCLUDE THOSE EMPLOYEES WHOSE RETIREMENT SHALL BE OR SHALL HAVE BECOME EFFECTIVE ON OR AFTER NOVEMBER 21, 1972.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONI, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BR.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, CENTRAL WARD URBAN RENEWAL PROJECT, N.J.R-32 (SECOND AMENDMENT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

MARCH 7, 1973

A MOTION TO TABLE THIS RESOLUTION WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND FAILED OF ADOPTION BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, MEGARO, PRESIDENT TURCO.

NO: COUNCILMAN JAMES.

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION, AWAITING REPORT FROM THE PLANNING BOARD WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-B9.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR CENTRAL WARD URBAN RENEWAL PROJECT, N.J.R-32. (SECOND AMENDMENT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION AWAITING REPORT FROM THE PLANNING BOARD WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BT.

RESOLUTION AUTHORIZING MAYOR AND THE DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT FOR CONSULTING SERVICES FROM JONES PROFESSIONAL SERVICES TO EVALUATE THE PILOT PROJECT PREADOLESCENT SERVICES; CONTRACT PROVIDES FOR PAYMENT OF \$7,392. INCLUDED IN BUDGET FOR THIRD ACTION YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-5(1) (A); AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BU.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL, INC. FOR OPERATION OF AMBULATORY HEALTH FACILITY AT BESSIE SMITH HEALTH CENTER. THE OPERATING BUDGET SHALL BE FUNDED BY \$137,000 APPROPRIATED FROM CERTIFIED HEALTH SERVICES (CHS) FUNDS FOR 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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THE CITY CLERK ANNOUNCED SIX VOTES ARE REQUIRED FOR THE ADOPTION OF THIS RESOLUTION.

IN VIEW OF THE LACK OF SIX VOTES PRESENT, A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BV.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS ITEM OF REVENUE IN THE 1973 BUDGET "OPERATING SURPLUS ANTICIPATED WITH PRIOR WRITTEN CONSENT OF DIRECTOR OF LOCAL GOVERNMENT SERVICES," SUM OF \$201,685.90 FROM SURPLUS DESIGNATED "OTHER ASSETS PLEDGED TO OPERATING SURPLUS (DEFERRED CHARGES)."

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

7-R-BW.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS ON BEHALF OF CITY OF NEWARK, TO RECORD IN ACCORDANCE WITH LAW, FOR CONSIDERATION OF \$117,000. PAID TO NEWARK MOTOR AND YACHT CLUB, INC., A BARGAIN AND SALE DEED, COVENANT AGAINST GRANTOR, FOR PROPERTY AT 34-48 JERSEY STREET, BLOCK 171, LOT 41, FURTHER AUTHORIZING TAX COLLECTOR TO CANCEL ALL TAXES WITH INTEREST, IF ANY, AS OF FEBRUARY 1, 1973 AND AUTHORIZING DIRECTOR OF FINANCE TO CANCEL ALL WATER RENTS AS OF FEBRUARY 1, 1973. (FIRE DEPARTMENT IS CONTEMPLATING THE CONSTRUCTION OF A FIRE TRAINING FACILITY ON SAID PROPERTY)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

#### MOTIONS.

7-M-A.

A MOTION DIRECTING THE CITY CLERK TO PLACE THE MATTER OF "LEGALITY OF SEVERANCE PAY FOR IVY HAVEN EMPLOYEES" AND INVITE BUSINESS ADMINISTRATOR BODINE, CORPORATION COUNSEL WALLS, ACTING CITY PERSONNEL OFFICER KITTRELLS, FINANCE DIRECTOR JUNGHER AND HEALTH AND WELFARE DIRECTOR BUFORD TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER, WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

MARCH 7, 1973

COMMUNICATIONS AND PETITIONS.COMMUNICATIONS.

/ 8-a.

THE CITY CLERK PRESENTED COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED FEBRUARY 9, 1973, APPOINTING JAMES A. BUFORD AS DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE, FOR A TERM EXPIRING AT 12 NOON, JULY 1, 1974.

(COPY OF COMMUNICATION SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(MR. BUFORD MET WITH THE COUNCIL FEBRUARY 20, 1973)

A MOTION TO CONFIRM THE APPOINTMENT OF JAMES A. BUFORD AS DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE FOR A TERM EXPIRING AT NOON, JULY 1, 1974, WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE.

COUNCILMAN JAMES REMARKED A LOCAL RESIDENT WAS FAVORED FOR THIS POSITION. HOWEVER, FUNDS ARE NOT BEING RECEIVED BY THE CITY OF NEWARK BECAUSE OF THE ABSENCE OF A HEALTH AND WELFARE DIRECTOR. HE ADDED MR. BUFORD HAS BEEN MOST RESPECTFUL IN HIS MANNER OF CONDUCT WITH THIS COUNCIL AND IN THESE INTERESTS HIS OPPOSITION IS REMOVED.

PRESIDENT TURCO: WILL THE COUNCIL CONFIRM THE APPOINTMENT?

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

PRESIDENT TURCO: THE APPOINTMENT IS CONFIRMED.

/ 8-b.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-BG) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT)"

(SECRETARIAL ASSISTANT \$7,350. - \$9,450.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE MARCH 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING, WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/ 8-c.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING IN THE OFFICE OF THE MAYOR A COMMITTEE WHICH SHALL BE KNOWN AS THE 'REAL ESTATE COMMISSION OF THE CITY OF NEWARK.'"

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE MARCH 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY PRESIDENT TURCO,



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SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

8-D.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE,' (6-S & F-K) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ESTABLISH CERTAIN NEW POSITIONS AND THEIR RESPECTIVE SALARIES)"

(OPERATOR, MAGNETIC TAPE TYPEWRITER	\$7,000. - \$8,000.
CUSTOMER SERVICE REPRESENTATIVE	7,140. - 8,400.)
(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)	

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS ORDINANCE TO ADMINISTRATION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

8-E.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCE OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON SCHUYLER AVENUE."

(SCHUYLER AVENUE, EAST SIDE, BETWEEN LEHIGH AVENUE AND LYONS AVENUE)  
(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE MARCH 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

8-F.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 27, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 4 OF AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-B1) AS AMENDED AND SUPPLEMENTED, (TO CREATE THE POSITION AND SALARY RANGE FOR DISPATCHER)"

(DISPATCHER (40 HOURS)	\$3.50 PER HR.	\$4.20 PER HR.
1ST YEAR	3.50 PER HR.	3.50 PER HR.
2ND YEAR	3.85 PER HR.	3.85 PER HR.
3RD YEAR	4.20 PER HR.	4.20 PER HR.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

MARCH 7, 1973

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE MARCH 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/8-a.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 27, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE EXECUTION OF THE AMENDED FRANCHISE AGREEMENT BETWEEN THE CITY OF NEWARK AND TELEPROMPTER OF NEWARK, PURSUANT TO THE TERMS OF RESOLUTION 7-R-A ADOPTED JUNE 28, 1972."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/8-n.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 27, 1973, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING THE BUREAU OF TELECOMMUNICATIONS, AND SETTING FORTH ITS FUNCTIONS."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

/8-i.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 27, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF DIRECTOR OF TELECOMMUNICATIONS AND PRIVATE SECRETARY TO DIRECTOR OF TELECOMMUNICATIONS)"

(DIRECTOR OF TELECOMMUNICATIONS \$18,000. - \$20,000.)

PRIVATE SECRETARY TO DIRECTOR OF TELECOMMUNICATIONS 8,000. - 10,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

#### PETITIONS.

NONE.

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PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THERE-  
FOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-BI). (TO CREATE TITLE AND SALARY RANGE FOR  
DATA PROCESSING COORDUNATOR, PUBLIC WORKS)"

(DATA PROCESSING COORDINATOR, PUBLIC WORKS \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE  
 COUNCIL FEBRUARY 20, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE  
 BUSINESS ADMINISTRATOR BODINE, FINANCE DIRECTOR JUNGHERR AND PUBLIC WORKS DIRECTOR  
 FRISCIA TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE TO DISCUSS  
 THE MATTER WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN GIULIANO AND ADOPTED  
 BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES  
THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR  
DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)"

(DATA PROCESSING COORDINATOR, HEALTH AND WELFARE \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE  
 COUNCIL FEBRUARY 20, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE  
 BUSINESS ADMINISTRATOR BODINE, FINANCE DIRECTOR JUNGHERR AND HEALTH AND WELFARE  
 DIRECTOR BUFORD TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE  
 TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN GIULIANO, SECONDED BY COUNCILMAN BOTTONE  
 AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

9-c. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED  
SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF  
NEWARK, NEW JERSEY,' (6-S & F-v) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO.

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(TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATIONS)"

{ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT \$13,000. - \$16,800.

DATA PROCESSING COORDINATOR, POLICE DEPARTMENT 15,000. - 18,000.)

{COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL}

{BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE COUNCIL FEBRUARY 20, 1973}

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE BUSINESS ADMINISTRATOR BODINE, FINANCE DIRECTOR JUNGHERR AND POLICE DEPARTMENT ACTING DIRECTOR KERR TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

9-D.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-Ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT AND ASSISTANT DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)"

{DATA PROCESSING COORDINATOR, FIRE DEPARTMENT \$15,000. - \$18,000.

ASSISTANT DATA PROCESSING COORDINATOR, FIRE DEPARTMENT 13,000. - 16,800.)

{COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL}

{BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE COUNCIL FEBRUARY 20, 1973}

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE BUSINESS ADMINISTRATOR BODINE, FINANCE DIRECTOR JUNGHERR AND FIRE DIRECTOR CAUFIELD TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

9-E.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-a) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, MUNICIPAL COURTS)"

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(DATA PROCESSING COORDINATOR, MUNICIPAL COURTS \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE COUNCIL FEBRUARY 20, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE BUSINESS ADMINISTRATOR BODINE, FINANCE DIRECTOR JUNGHERR AND MUNICIPAL COURTS PRESIDING JUDGE HAZELWOOD TO MEET WITH THE COUNCIL AT THEIR MARCH 13, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 9-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-BA). (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)"

(SECRETARIAL ASSISTANT \$7,350. - \$9,450.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE MARCH 21, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

✓ 9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED DECEMBER 11, 1972, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE AMENDING AND SUPPLEMENTING CHAPTER 10, DEPARTMENT OF HEALTH AND WELFARE AND REPEALING CHAPTER 11, DEPARTMENT OF HOSPITALS AND INSTITUTIONS, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED TO ABOLISH THE DEPARTMENT OF HOSPITALS AND INSTITUTIONS, DISCONTINUE THE OPERATION OF THE CITY HOSPITAL WHICH HAS HERETOFORE BEEN CONVEYED, AND TO TRANSFER THE IVY HAVEN NURSING HOME TO THE DEPARTMENT OF HEALTH AND WELFARE,' (6-S & F-E) ADOPTED NOVEMBER 22, 1968. (TO DELETE IVY HAVEN NURSING HOME)"

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE MET WITH THE COUNCIL JANUARY 9, 1973)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS ORDINANCE TO ADMINISTRATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

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9-H.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 9, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR'  
(6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARIES  
FOR PRESIDING JUDGE AND JUDGE OF THE MUNICIPAL COURT)

(PRESIDING JUDGE OF THE MUNICIPAL COURT \$27,500.-\$27,500.

JUDGE OF THE MUNICIPAL COURT 25,000.- 25,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND JUDGE HAZELWOOD MET WITH THE COUNCIL

FEBRUARY 27, 1973)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE MARCH 21, 1973  
 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY PRESIDENT TURCO,  
 SECONDED BY COUNCILMAN GIULIANO.

COUNCILMAN JAMES REMARKED IN VIEW OF THE QUALIFICATIONS OF THE JUDGES AND THE  
 FACT THEY WERE ASKED TO ACCEPT PART TIME EMPLOYMENT WHICH BECAME FULL TIME DUE TO THE  
 INCREASED NUMBER OF CASES AND THE INDIVIDUALS HOLDING OFFICE ARE REQUIRED TO SPEND  
 MANY HOURS IN THE PREPARATION OF DUTIES FOR THEIR OFFICE, HE WOULD VOTE FAVORABLY  
 ON THIS ORDINANCE.

PRESIDENT TURCO ASSERTED THESE INCREASES ARE IN LINE WITH THE RECOMMENDATIONS  
 OF THE MAYOR.

THE MOTION WAS DECLARED ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

9-I.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 9, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE,'  
(6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES,  
HOURS OF WORK, AND CREATE TITLES AS PER CIVIL SERVICE RECLASSIFICATION)"

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE FOR STAFF STUDY WAS MADE BY  
 COUNCILMAN GIULIANO, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

NEW BUSINESS ON THE CALENDAR.

NONE.

MISCELLANEOUS.

11-A.

THE CITY CLERK REPORTED THE FOLLOWING BINGO AND RAFFLES LICENSES WERE ISSUED  
 FROM FEBRUARY 14, 1973 TO FEBRUARY 28, 1973:

MARCH 7, 1973

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
ST. JAMES ROMAN CATHOLIC CHURCH	5917 AMENDED
DOMINICAN FATHERS	5929 AMENDED
ST. MARTIN DEPORRES EDUCATIONAL ASSOCIATION OF QUEEN OF ANGELS SCHOOL	5984 AMENDED
YOUTH DEVELOPMENT ASSOCIATION	6052 AMENDED
SACRED HEART CATHEDRAL	6105 AMENDED
P. T. A. OF OUR LADY OF MT. CARMEL SCHOOL	6151

RAFFLES LICENSES

CATHOLIC YOUTH ORGANIZATION OF ST. FRANCIS XAVIER CHURCH	6147
THE SOCIETY OF APOSTLESHIP OF PRAYER OF ST. FRANCIS XAVIER CHURCH	6148
BRANCH BROOK LITTLE LEAGUE ASSOCIATION INC.	6149
4-H FLAMINGOS R.E.C.A.	6150
ROSARY ALTAR SOCIETY-SACRED HEART CHURCH, VAILSBURG	6152
NEW HOPE BAPTIST CHURCH	6153
ESSEX CATHOLIC HIGH SCHOOL FATHERS' ASSOCIATION, INC.	6154
CHURCH OF OUR LADY OF GOOD COUNSEL	6155
ST.CASIMIR'S ROMAN CATHOLIC CHURCH	6156

A MOTION TO CONCUR IN THE REPORT WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

ADJOURNMENT12.

A MOTION TO ADJOURN THIS MEETING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BOTTONE, GIULIANO, JAMES, MEGARO, PRESIDENT TURCO.

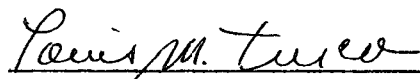
THIS MEETING ADJOURNED AT 3:10 P. M.

APPROVED:



FRANK D'ASCENSIO

CITY CLERK



LOUIS M. TURCO

PRESIDENT

Newark, New Jersey, March 21, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

President Turco declared it was disgraceful to see some individuals refuse to respect the symbols of what our country stands for, the American Flag and the National Anthem. These same individuals are the first ones to demand their constitutional rights of freedom of speech and freedom of religion be protected, rights that are non-existent in other countries. His only comment to the sick, demented people who despise our Flag and yet seek protection under it, is that they should reflect on the rights they enjoy, and the country giving them those rights.

President Turco called for ten seconds of silence in reflection of our constitutional privileges, given to all individuals, under the American Flag.

Councilman Westbrooks asserted President Turco's remarks seem to be somewhat premeditated. He believes it is one's constitutional right to stand or remain seated. The implication made by the President was unjust and unfair and he does not share his opinion. The President is taking advantage of the Chair for his gain.

Councilman James indicated he was not in total agreement with the remarks by the Council President. He believed they were more for public consumption as opposed to sincere conviction. In a democracy there is a right of decision, that is what democracy is all about. Democracy gives one freedom of choice. He thinks more important for the President to characterize those individuals who remained seated, exercising their right, guaranteed to them by the Constitution, to be "sick and demented" is really an irresponsible remark by a person serving. Councilman James recalled when Mrs. Murphy went to the Supreme Court and outlawed prayer in the school system, no one called her sick and no one called her demented. She became famous, appeared on television, has a book on the market and became a historian because she exercised her rights under the Constitution to the right of dissent. Councilman James declared the President calling those individuals who exercised their rights "sick and demented" is a total irresponsible act on his part.

Councilman Harris commented the Corporation Counsel discussed this matter before the courts. The Federal Court said it is within the rights of the people to sit or stand or to do as they see fit. We should abide by the Court's decision.

The prayer was offered by Reverend S. W. Simmons, Humanity Baptist Church

President Turco called the meeting to order and asked for roll call.

March 21, 1973



March 21, 1973

Present: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD JANUARY 31, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

4-b. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF JANUARY, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

4-c. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF JANUARY, 1973.

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

4-d. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF FEBRUARY, 1973.

A motion that the Report be received and placed on file was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

4-e. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF FEBRUARY, 1973.

A motion that the Report be received and placed on file was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

March 21, 1973

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-f.

The City Clerk presented REPORT OF EXAMINATION OF FINANCIAL STATEMENTS FROM JULY 29, 1971 (INCEPTION) TO DECEMBER 31, 1971 AND BALANCE SHEET, DECEMBER 31, 1972 (UNAUDITED), NEWARK RADIO WNJR, SUBMITTED BY TOUCHE ROSS AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-g.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM FEBRUARY 19, 1973 TO FEBRUARY 23, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM FEBRUARY 26, 1973 TO MARCH 2, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-i.

The City Clerk presented ANNUAL REPORT OF NEWARK CIVIL DEFENSE AND DISASTER CONTROL AGENCY, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

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4-j.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD FEBRUARY 15, 1973.

A motion that the Copy of Minutes be received was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

4-k.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY THE PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR NOVEMBER, 1972; DECEMBER, 1972; JANUARY, 1973 AND FEBRUARY, 1973.

A motion to approve the Report of Contracts Awarded was made by Councilman Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF JOSEPH LOMUSCIO (MEEKER FOUNDRY CO., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A GASOLINE STATION AND AN AUTOMATIC AUTO LAUNDRY; ON PREMISES 87-95 CLAY STREET.

(Vote of Board of Adjustment 4-1)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH LOMUSCIO, 7 EIGHTH STREET, FAIRVIEW, NEW JERSEY, applicant, appeared before the Municipal Council.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

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4-A-2.

The City Clerk read APPLICATION OF WENFORD McCOLLUM (S.M.Z CORPORATION, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 453-457 SOUTH 7TH STREET; ON CONDITION THAT 1) ALL CUSTOMER'S CARS ARE TO BE KEPT ON THE PREMISES; THERE IS TO BE NO PARKING ON THE STREETS; 2) THE BUILDING AND SURROUNDING LOTS ARE PROPERLY MAINTAINED; 3) ALL REPAIRS AND PAINTING OF BUILDING MUST BE MADE WITHIN 90 DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

4-A-3.

The City Clerk read APPLICATION OF LYONS FAMILY HEALTH CARE CENTER, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT PRIVATE PARKING LOT FOR HEALTH CARE CENTER LOCATED AT 172 LYONS AVENUE, ON PREMISES 163 WEEQUAHIC AVENUE; ON CONDITION THAT 1) A NEW PLOT PLAN IS SUBMITTED TO THE OFFICE OF THE BOARD OF ADJUSTMENT SHOWING NO CURB CUT ON WEEQUAHIC AVENUE; 2) A 6-FOOT HIGH WOODEN FENCE IS INSTALLED ON WEEQUAHIC AVENUE; 3) A 4-FOOT HIGH SHRUBBERY IS PLACED IN FRONT OF THE FENCE ON WEEQUAHIC AVENUE.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROBERT TURK, 972 BROAD STREET, NEWARK, NEW JERSEY, Attorney for the applicant, appeared before the Municipal Council.

Councilman James stated in reviewing the transcript he noted citizens of the area have made protests of depreciation of property value, question of air pollution, noise, car lights, the area becoming a play area and commercial entrance in a residential area. Aside from this fact, a vacant lot exists which is zoned the same as the facility of the applicant and would not require a variance if he were to move east as opposed to moving south. In the interest of the citizens, the taxpayers who live there, he understands there is a question of dollars. When talking about dollars, there is a problem of confiscatory property tax. Councilman James said he would have to side with the residents, the taxpayers of that area. Therefore, in view of the

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discrepancies and an available plot located near the facility which would not infringe upon the citizens, he recommended the rejection of this application.

Upon question posed by President Turco, Mr. Turk replied there is a large vacant lot, 50' x 200', located immediately to the east of the premises on Lyons Avenue. The owner is absolutely unrealistic about what it is he owns and they have exhausted every possibility of acquiring that lot. It is impossible to arrive at a reasonable price.

President Turco recalled when the Board of Education wanted to demolish property for an addition to East Side High School, he was against the acquisition and demolition of residential property for the school, and is against the acquisition and demolition of residential property now. When talking about the ratables in the City and the dire need for housing, the interests of the citizens would have to come before the profits of the corporation.

Councilman James declared if the applicant had a parking problem and had called it to the Council's attention, they would be glad to work with him, but not to unilaterally decide to demolish a residential home and to infringe upon the rights and privileges of citizens who are paying taxes. At no time has the applicant communicated with him and at no time has he heard from the applicant. Inasmuch as this gentleman would have to come before this body or some City body to do whatever he plans to do with this property, it was his duty and obligation to involve us in the problem and decision, but because the applicant is unable to resolve a fiscal matter to infringe upon the residents is not the solution to the problem.

Mr. Turk pointed out the applicant is a Family Health Care Center, and if things work out they will be working as a nonprofit organization, giving available care to the residents and children, specializing in pediatrics. They are presently giving these services. However, in order to stay in existence it must expand. In order to expand and in order to secure F.H.A. insured mortgage under Title 11, they must provide on-site parking and this is the only possible way to provide it. The house on this lot is partially burnt out. Mr. Turk stressed this lot is not for transient use, simply for the use of fifteen doctors who have staggered schedules, not for a commercial use.

Councilman James reiterated the matter was never brought to his attention. He does not feel there is a need for additional property for fifteen parking spaces. They could demolish the garage, black-top it, install a fence and park fifteen cars.

Mr. Turk contended it is impossible. The City ordinances will not permit this.

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Councilman James felt this should be explored.

Councilman Harris referred to the attorney's statement that this is a non-profit organization, so is the American Red Cross who pays rent. The most important thing is this organization is against the taxpayers that keep Newark going.

At the request of President Turco as to those in the audience opposed to this variance, eight individuals arose.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco suggested the applicant meet with South Ward Councilman James who would do everything to help.

4-A-4.

The City Clerk read APPLICATION OF OTIS SHAMBERGER (M. EAGLES TOOL WAREHOUSE, INC., OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT WAREHOUSING, SALE AND DISTRIBUTION OF CARPETING; ON PREMISES 166-170 LITTLETON AVENUE.

(Vote of Board of Adjustment 4-0)

(Previous applications approved June 6, 1956, November 25, 1969 and July 8, 1970)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. RICHARD WALSH, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, Attorney for the applicant, and

MR. OTIS SHAMBERGER, 381 CHANCELLOR AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

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ORDINANCES AND HEARINGS OF CITIZENS.ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

/6-F-a.

The City Clerk read AN ORDINANCE SUPPLEMENTING AN ORDINANCE MAKING THE PROVISIONS OF SUB-TITLE I OF TITLE 39, MOTOR VEHICLE AND TRAFFIC LAWS OF NEW JERSEY, AND LOCAL REGULATIONS THEREUNDER, APPLICABLE TO DRIVEWAY AND ENTRANCE TO GATEWAY MOTOR INN, OWNED BY FOOD FAIR PROPERTIES AGENCY, INC., (6-S & F-c) ADOPTED DECEMBER 6, 1972, TO MAKE SAID PROVISIONS APPLICABLE TO THE ENTRANCES AND EXITS IN THE AREA OF GATEWAY MOTEL EXCEPT 45 DEGREE PARKING STALLS DESIGNATED ON MAP D-1600.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone.

President Turco stated this area is in the East Ward. He has not heard any objections to this ordinance.

The motion to adopt the ordinance on first reading failed of adoption by the following votes:

Yes: Councilmen Bottone, James, Megaro, President Turco.

No: Councilman Westbrooks.

Not Voting: Councilman Harris.

/6-F-b.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-bg), AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT)

(Secretarial Assistant \$7,350. - \$9,450.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are five and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

/ 6-F-c.

The City Clerk read AN ORDINANCE CREATING A REAL ESTATE COMMISSION.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

/ 6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCE OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON SCHUYLER AVENUE.

(Schuyler Avenue, East Side, between Lehigh Avenue and Lyons Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 6-F-e.

The City Clerk read AN ORDINANCE TO AMEND SECTION 4 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-b1) AS AMENDED AND SUPPLEMENTED.

(To create the position and salary range for Dispatcher)

(Dispatcher (40 Hours)	\$3.50 per hr.	\$4.20 per hr.
1st year	3.50 per hr.	3.50 per hr.
2nd year	3.85 per hr.	3.85 per hr.
3rd year	4.20 per hr.	4.20 per hr.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.



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President Turco: The yesses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba). (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)

(Secretarial Assistant                      \$7,350. - \$9,450.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

President Turco: The yesses are five and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

6-F-g.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR" (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARIES FOR PRESIDING JUDGE AND JUDGE OF THE MUNICIPAL COURT)

(Presiding Judge of the  
Municipal Court                      \$27,500. - \$27,500.)

Judge of the Municipal Court              25,000. - 25,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Presiding Judge Hazelwood met with the Council February 27, 1973)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yesses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

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A motion to consider Item 8-c on this Calendar under "Ordinances on First Reading" was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President

Turco.

/ 6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF COMMUNITY RELATIONS COORDINATOR, MUNICIPAL COUNCIL)

(Community Relations Coordinator,  
Municipal Council \$7,500. - \$7,500.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President

Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

A motion to consider Item 8-d on this Calendar under "Ordinances on First Reading" was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President

Turco.

/ 6-F-1.

The City Clerk read AN ORDINANCE GRANTING AN EASEMENT TO EDWARD J. BERGEN FROM THE CITY OF NEWARK FOR THE PURPOSE OF INSTALLING A SANITARY SEWER LINE ACROSS A PORTION OF THE CEDAR GROVE RESERVOIR.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President

Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and

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directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 4, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-Fh, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, MAKING CONGRESS STREET ONE-WAY NORTH BOUND FROM ELM STREET TO MARKET STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended and supplemented, be amended to make Congress Street one-way north bound as follows:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Congress Street	North bound	Elm Street	Market Street

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND SHEET 7 OF THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That 27:2-2 of the Revised Ordinances of the City of Newark be amended so as to amend Sheet #7 of the Zoning District Map to reflect the following changes:

(a) City Block #4274, Lot 3

Beginning at a point in the northerly line of Irvington Avenue distant northwesterly from the intersection of the northerly line of Irvington Avenue extended easterly with the westerly line of Manor Drive extended southerly, the following three courses:  
 thence N 66° 50' 22" W 83.16 feet along said Irvington Avenue;  
 thence along same N 63° 35' 28" W 126.02 feet;  
 thence still along same N 57° 58' 01" W 63.19 feet to the said beginning point;  
 thence (1) N 31° 56' 31" E 891.638 feet;  
 thence (2) N 43° 00' 41" W 600.417 feet;  
 thence (3) S 46° 59' 17" W 550.218 feet;  
 thence (4) S 78° 49' 04" W 99.945 feet;  
 to the northerly line of Irvington Avenue  
 thence (5) along same S 11° 10' 56" E 196.584 feet;  
 thence (6) still along same on a curve to the left with a radius of 670 feet an arc distance of 231.402 feet;  
 thence (7) still along same S 30° 58' 15" E 74.528 feet;  
 thence (8) still along same S 37° 37' 25" E 320.396 feet;  
 thence (9) still along same on a curve to the left with a radius of 318.574 feet, an arc distance of 113.112 feet to the point of Beginning from 4R to 2R.

(b) City Block #4274, Lot 5

Beginning at a point formed by the intersection of the northerly line of Irvington Avenue, as the same is laid out 66 feet in width, and the easterly line of lands now or formerly owned by the City Almshouse, all as shown on map entitled "Map of Ivy Hill Park, situated in the City of Newark, Essex County, New Jersey."

thence (1) N 31° 56' 31" E along the said easterly line of lands of the City of Newark, 242.73 feet;

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thence (2) S 60°42'37"E 260.43 feet; to the westerly line of Manor Drive;  
 thence (3) along the same south 29°17'23"W 194.35 feet;  
 thence (4) curving to the right with a radius of 40 feet, an arc distance of 58.55 feet to the northerly line of Irvington Avenue;  
 thence (5) along the same, north 66°50'22" W 47.22 feet;  
 thence (6) still along the same, north 63°35'23" west, 126.02 feet;  
 thence (7) still along the same, north 57°58'01" west, 63.19 feet to the point from 4R to 2R.

As is shown on the annexed map.

Section 2. This Ordinance shall take effect upon publication and passage according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE TITLE OF LAW CLERK)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor," adopted November 22, 1966 (6-S & F-q) and amendments thereto, be and the same amended by creating the title, the minimum and maximum salaries and number of positions therefor, to wit:

(c) Municipal Courts

POSITION	NUMBER OF POSITIONS	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Law Clerk	3	\$5,460.	\$5,460.

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Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes; Councilmen Bottone, Harris, James, Megaro, Westbrook, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

/ 6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 8, CHAPTER 2, ARTICLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK ENTITLED "ENFORCEMENT." (AUTOMOBILE PUBLIC PARKING LOTS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Title 8, Chapter 2, Article 23 of the Revised Ordinances of the City of Newark (R. O. 8:2-23) be amended to read as follows:

8:2-23 Enforcement

The Director of the Department of Finance shall be authorized to make any complaint for the violation of any of the provisions of this chapter.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

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No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeases are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR"

(6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND TO DELETE POSITIONS AND SALARY RANGES TO PROVIDE FOR THE DEPARTMENTAL REORGANIZATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor" (6S&Fbi) adopted November 22, 1966, be and the same is hereby amended by creating the positions, title codes, annual minimum salaries and annual maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Manager, Division of Motors 15-004	\$17,942.	\$17,942.
Manager, Division of Public Property 15-001	14,500.	16,500.
Manager, Division of Streets and Sidewalks 22-004.50	14,500.	16,500.
Manager, Division of Sewers 22-015.50	14,500.	16,500.
Manager, Division of Traffic and Signals 04-010.50	14,500.	16,500.
Manager, Division of Sanitation 22-001.50	17,000.	20,000.
Chief Clerk, Division of Traffic and Signals 05-014.01	9,030.	10,500.
Parking Meter Collector and Repairman 20-017	6,300.	7,665.
Senior Maintenance Repairman (Mason) 15-043	4.35 per hr.	4.54 per hr.
Traffic Maintenance Foreman 15-048	8,295.	9,345.
Traffic Signal Repairman 15-057	7,560.	9,715.
Traffic Signal Superintendent 04-010	11,700.	13,000.

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Section 2. That Section 1 of the aforementioned ordinance be further amended by deleting therefrom the following, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Bureau Engineer, Streets and Sidewalks 04-009	\$14,280.	\$15,855.
Bureau Engineer, Sewers 04-008	14,280.	15,855.
Chief, Bureau of Building Construction 15-001	17,000.	19,500.
Chief, Bureau of Public Buildings 23-003	12,285.	13,335.
Director, Division of Motors 15-004	17,942.	17,942.

Section 3. That Section 2 of the aforementioned ordinance be amended as follows, to wit:

<u>POSITION</u>	<u>NO. OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Heavy Equipment Operator (40 hours) 15-023	9	\$14,230.	\$14,230.
Painter (35 hours) 15-036	24	11,541.	11,541.
Sign Designer, Processor and Letterer (35 hrs.) 15-030	4	12,974.	12,974.
Sign Designer, Processor and Letterer Foreman (35 hrs.) 15-017	1	14,557.	14,557.
Traffic Signal Electrician (35 hrs.) 15-035	7	12,400.	12,400.
Traffic Signal Mechanic (35 hrs.) 15-035.01	1	12,400.	12,400.

Section 4. That Section 3 of the aforementioned ordinance be amended by creating the following position and salary range, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Laborer Traffic and Signals (40 hrs.) 17-006	\$5,460.	\$6,195.

Section 5. That Section 5 of the aforementioned ordinance be amended by creating the position, title code, annual minimum salary and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Manager, Division of Water Supply 21-001.50	\$19,000.	\$22,000.

Section 6. That Section 5 of the aforementioned ordinance be further amended by deleting therefrom the following, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Division Engineer, Water Supply 04-007	\$16,000.	\$18,500.
Division Engineer, Water Supply 04-003	14,490.	16,065.



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Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set and upon which a hearing was held and continued. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE ACQUISITION AND INSTALLATION OF AIR CONDITIONING IN CERTAIN AREAS OF DEPARTMENT OF FINANCE OF THE CITY OF NEWARK, TO APPROPRIATE \$21,596 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/2-72).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance appropriating \$21,596 to finance the acquisition and installation of air conditioning units including all electrical wiring and appurtenances suitable therefor, in the following agencies of the Department of Finance: License Division, Audit and Systems Section, Budget Office, and the Real Estate Office (Capital Budget Project No. 81/2-72: NOW, THEREFORE,

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BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall acquire and install air conditioning units including all electrical wiring and appurtenances suitable therefor, in the following agencies of the Department of Finance: License Division, Audit and Systems Section, Budget Office and the Real Estate Office (Capital Budget Project No. 81/2-72).

Section 2. The sum of \$21,596 is hereby appropriated to the payment of the cost of making such improvement. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$21,596, and (4) \$1,596 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$20,000, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$1,596 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$1,596 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$1,596 is hereby appropriated from such

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moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$20,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose bond anticipation notes of said City of an aggregate principal amount not exceeding \$20,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. Said notes shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law, and may be renewed from time to time pursuant to and within the limitations prescribed by said law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and by the Director of Finance and countersigned by the City Comptroller and shall be under the seal of

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said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such from as they may adopt in conformity with law.

The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 15 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$20,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations of the Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Local Bond Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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HEARINGS OF CITIZENS.

/ 6-HC-a.

MR. WILLIAM SMITH, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY, urged the Municipal Council to confirm the appointment of Lieutenant Edward L. Kerr as Director of the Newark Police Department. He declared there is a need to change the "corrupt Council."

President Turco directed the speaker be removed from the podium because of his remarks.

Councilman Westbrooks contended a person is entitled to freedom of speech and the Council President should not abuse the privilege of the Chair. He requested a ruling as to whether the speaker's remarks were out of order.

At the request of President Turco, the City Clerk read "Rule XVII. Each person addressing the Council shall step up to the microphone in front of the rail, shall give his name and address in an audible tone of voice for the record, and unless further time is granted by the majority of the Council, shall limit his address to ten minutes. All remarks shall be addressed to the Presiding Officer and Council as a body and not to an individual Councilman. No person, other than Members of the Council and the person having the floor, shall be permitted to enter into any discussion, either directly or through a Member of the Council, without the permission of the Presiding Officer. No question shall be asked a Councilman except through the Presiding Officer.

Rule XVIII. Decorum. (b) By Other Persons. Any person making personal, impertinent or slanderous remarks or who shall become boisterous while addressing the Council shall forthwith be barred by the Presiding Officer from further audience before the Council, unless permission to continue or again address the Council be granted by the majority vote of the Council. (c) Enforcement. The Chief of Police, or such member or members of the Police Department as he may designate, shall be the Sergeant-at-Arms of the Council meetings. He, or they, shall carry out all orders and instructions given by the Presiding Officer for the purpose of maintaining order and decorum at the Council meetings."

A motion to appeal the ruling of the Chair and allow Mr. Smith to continue to speak was made by Councilman Westbrooks, seconded by Councilman Harris.

President Turco felt the remarks by this speaker were totally out of order and he should not be allowed to continue tonight.

Councilman Bottone concurred that the speaker be allowed to continue in view of the fact he was the first speaker and there were many to be heard tonight.

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However, if this or any other speaker continues in the same vein, he will vote against hearing them.

The motion to appeal the ruling of the Chair and allow Mr. Smith to continue to speak was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Westbrooks.

No: Councilman Megaro, President Turco.

Mr. William Smith continued there is a need for a good Police Director in the City of Newark. He again urged the Municipal Council to approve the appointment of Lieutenant Edward L. Kerr as Director of the Newark Police Department.

The following speakers urged the Municipal Council to confirm the appointment of Lieutenant Edward L. Kerr as Director of the Police Department of the City of Newark, maintaining Lieutenant Kerr is experienced and the best qualified to be the first black Police Director in the City of Newark. The speakers wholeheartedly supported the construction of Kawaida Towers in the North Ward which would provide housing to Newark residents. They maintained Mr. James Mosselle should be removed from Vailsburg High School and praised Adhimu Chunga and Mrs. Judith Stewart, Advisor of the Swahili Club at Vailsburg High School. The speakers supported the recall of Councilmen Bontempo, Giuliano and Villani. They strongly objected to standing during the playing of the National Anthem.

- 6-HC-b. MR. RODNEY SMITH, 260 FOURTEENTH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-c. MFUSAI (FLOYD BISHOP), 524 HAWTHORNE AVENUE, NEWARK, NEW JERSEY.
- 6-HC-d. ANIA BAVU, 609 EIGHTEENTH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-e. MISS SANDRA WINGO, 51 NORTH MUNN AVENUE, NEWARK, NEW JERSEY.
- 6-HC-f. HODARI, 11 LONGWORTH STREET, NEWARK, NEW JERSEY.
- 6-HC-g. NDADA INUKA, 77 LEHIGH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-h. MISS DEBORAH BEST, 55 MANOR DRIVE, NEWARK, NEW JERSEY.
- 6-HC-i. MR. ERIC DILLARD, 574 HAWTHORNE AVENUE, NEWARK, NEW JERSEY.
- 6-HC-j. MR. ALBERT E. WASHINGTON, PRESIDENT, BRAGAW AREA CIVIC ASSOCIATION, 33 BRAGAW AVENUE, NEWARK, NEW JERSEY.
- 6-HC-k. MRS. JOHNNIE L. MCGUIRE, 108 COLUMBIA AVENUE, NEWARK, NEW JERSEY.
- 6-HC-l. MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, representing the Kretchmer Tenants Association, addressed the Municipal Council. She again appealed to the Council to help secure a bus for Senior Citizens.

President Turco stated the Council has approved funds for Senior Citizens bus transportation. From this point on, Mrs. Peterson should go to Administration,

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Manpower Director Harry L. Wheeler or Community Development Administration Acting Director David S. Dennison.

16-HC-m. CHEO DHATI CHANGA, 1 MAPES AVENUE, NEWARK, NEW JERSEY, cited a recent incident of mistaken identity which occurred following a student demonstration in Vailsburg. He alleged ill treatment by Members of the Police Department.

A motion directing the City Clerk to forward a copy of Cheo Dhati Changa's remarks to Acting Police Director Kerr requesting a report of the results of the investigation in connection with these allegations, was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

Councilman Westbrooks remarked if he were one who remained seated during the playing of the National Anthem, he too would have felt offended. The Council President must refrain against personal attacks. His opening remarks incited the audience.

Councilman Westbrooks sympathized with the speakers. He had the opportunity to observe what was going on to protect the interest of those present at the Martland Hospital and Lincoln Avenue sites. The people are very strong for a black Police Director. Workers cross the picket line at Martland Hospital but do not recognize the picket line at Kawaida Towers. Councilman Westbrooks recommended the Council visit the site early in the morning to show they are concerned with the rights of all people because there are many irregularities going on at Martland. He urged the Council to go on record to demonstrate their welfare for all the people and hastily confirm a permanent Police Director. Councilman Westbrooks declared we do not have a black Police Director, we have a temporary black Police Director and that is not the same thing. The Council must act affirmatively on this appointment.

Councilman James declared it was an illegal act for the Council to rescind the tax abatement granted to Kawaida Towers, Inc. for construction of Kawaida Towers in the North Ward. Money from the State had come to Newark and this Council knew full well, as opined by the Corporation Counsel, that it was illegal to rescind the tax abatement. This Council voted 6-3 to hire an attorney to go into court and fight to rescind this tax abatement. He went to court for two hours and billed the City \$6,000. plus, and has already spent 104 hours doing something somewhere else which could not be checked. Inasmuch as the Court ruled that the action of this Council was juvenile,

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illegal and the courts will not do their decision making and certainly they are acting like boy scouts. On top of this the Council has voted to send this lawyer back into court to appeal the decision which has already been told to us was illegal. He would need another \$3,000. and the total the City will be paying is \$10,000. Councilman James declared to pursue this illegal act is not in the better interest of the public.

6-HC-n.

MRS. ARLENE HENRY, 41 SHANLEY AVENUE, NEWARK, NEW JERSEY, spoke in opposition to the Martland Medical Center Medical School. As a member of the Metropolitan Hill Council, she will not vote for any of their proposals until they construct housing in Newark. Mrs. Henry asked about rent leveling in Newark.

Councilman Harris replied the Rent Leveling Ordinance was introduced and has been stymied as far as moving to the next step. Other communities have seen fit to adopt a Rent Leveling Ordinance. The landlords are getting completely out of hand and the people must have some protection. Councilman Harris added under "Motions" he will make a motion to remove from the table the Rent Leveling Ordinance for discussion at the April 3, 1973 pre-meeting conference of the Municipal Council.

6-HC-o.

MRS. OZIE TUCKER, 110 CENTER TERRACE, NEWARK, NEW JERSEY, again appealed to the Council to help in keeping the Ivy Haven Nursing Home open. Civil Service employees have been turned into the street with no leadership, no unemployment benefits or any other benefits. Patients have left the Ivy Haven Nursing Home and Newark is paying up to \$100. per day to take care of these patients in private homes. The patients are not being provided one-half the services provided by the City.

6-HC-p.

MR. FRANK HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY, urged the Municipal Council to remove the Rent Leveling Ordinance from the table.

6-HC-q.

MR. THEODORE R. MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, voiced strong opposition and exception to Resolution 7-R-b on this Calendar, granting a lease to New Ark Cooperative Incorporated, premises 201-219 First Street. Mr. Murnick urged the Council to defer action on this resolution and make every effort to place this property, along with any other City property not needed for public use, back on the tax rolls before any consideration be given to lease it; in addition to adopt a policy of limiting leases on vacant land to a maximum of ten years.

Councilman Harris stated the Council has many questions to be answered with respect to this item. The City Clerk will be directed to return the resolution to Administration and request renegotiation of terms.



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A motion to consider Item 8-e on this Calendar at this time was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks.

No: President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MARCH 9, 1973, APPOINTING ACTING DIRECTOR EDWARD L. KERR AS DIRECTOR OF THE NEWARK POLICE DEPARTMENT, FOR A TERM EXPIRING 12 NOON, JULY 1, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Kerr met with the Council March 20, 1973)

A motion to confirm the appointment of Acting Director Edward L. Kerr as Director of the Newark Police Department, for a term expiring 12 Noon, July 1, 1974, was made by Councilman Westbrooks, seconded by Councilman Harris.

President Turco: Will the Council confirm the appointment?

Yes: Councilmen Harris, James, Westbrooks.

No: Councilmen Bottone, Megaro, President Turco.

President Turco: The appointment failed of confirmation.

7-R-cj.

RESOLUTION APPOINTING LIEUTENANT EDWARD L. KERR AS ACTING DIRECTOR OF THE NEWARK POLICE DEPARTMENT FOR A TERM NOT TO EXCEED NINETY (90) DAYS BEGINNING APRIL 1, 1973.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks.

Councilman James declared he is not one who feels they should take crumbs off the table to please the Council. Lieutenant Edward L. Kerr has performed admirably as Acting Police Director for a period of time nearing ninety days. During his tenure as Acting Police Director he was confronted with two major violative City crises, centered around Kawaida Towers and Vallsburg High School, and in each situation he did not win the praise of either the pro or con, nor did he seek to identify with either side. However, under his calm exemplary leadership during these crises, some resemblance of order was maintained as opposed to rioting, widespread bloodshed, killings and lootings. Thus, when facing some of the very same problems that caused our previous Police Director to resign, Lieutenant Kerr was able to command the respect and actions of our men in uniform. Moreover, as an innovative measure he has initiated a Saturday "Open Office" at which time citizens may bring their problems directly to him for assistance and guidance.

Councilman James summarized the reality of having a black Police Director has not brought panic to the streets of Newark; it has not reduced our crime fighting efforts; it has not brought about mutiny within the ranks and there has been no rumored wide-spread change in personnel practices. At best, it has unequivocally demonstrated like the Irish and Italians that a black man can honestly and effectively serve as Police Director. Therefore, for the majority members of this Council to vote against his confirmation, while simultaneously crying that we should stand and salute the Flag, but voting against Lieutenant Kerr because of the pigmentation of his skin and/or "blackness" is an exercise of hypocrisy, irresponsible, bias and un-American. It is time that they admit that some of their best friends are not black; they are prejudiced, and are voting against Lieutenant Kerr along racial lines.

Councilman James begged the Council to recognize a man's individual worth notwithstanding the majority population of Newark. Lieutenant Edward L. Kerr should be confirmed as Police Director.

Councilman Westbrook regretted Councilman James did not make his statement before the vote. He wholeheartedly supported his statement. Councilman Westbrook declared he does not accept the so-called compromise but for the sake of a Police Director, they are bound to go along with a substitute motion. He will vote for the resolution but does not feel the Council has represented the citizens of Newark in rejecting Lieutenant Kerr as Police Director. He concurred the Council's vote was along racial lines.

At this time, President Turco declared a recess.

The Council resumed the meeting.

Councilman Bottone stated everyone knows his position regarding a Police Director. At this time, as he did three months ago, he does not feel anyone should be appointed Police Director because of the polarization and tension. There would be polarization on each side. Councilman Bottone said while he was opposed to having the post of Police Director in Newark, due to the absence of the Mayor he would go along with a ninety day extension for Lieutenant Kerr. When these ninety days end, he will vote against a Police Director hoping the Faulkner Act and structure can be changed, but with the sincerity and hope that the City can get together in the next ninety days, he will vote for a continuance of Acting Police Director Kerr.

President Turco stated he has closely observed the performance of Acting Police Director Kerr for the past two and a half months and found his exercise of restraint in potentially volatile circumstances to be an important factor. At this point he would support the continuation of Lieutenant Kerr as Acting Police Director

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for an additional ninety days and during said period will continue to observe his performance and hopefully under periods of less tension he will make an evaluation.

Councilman Westbrook declared Acting Police Director Kerr has done remarkably well while in office. He is going along with this resolution only because they cannot get him on permanent basis. The Council is only politicking. By June any permanent Police Director named would have less than nine months in office because his term will expire July 1, 1974. Councilman Westbrook asserted we are in the same predicament as we were with the Director of Health and Welfare. No one has come before the Council in opposition to this man and he does not understand how Lieutenant Kerr could be rejected. It is necessary to have a permanent Police Director.

Councilman Harris called attention Acting Mayor Walls and Manpower Director Wheeler were in contact with Mayor Gibson today and he indicated if he could not get the Police Director on a permanent basis at this time, it was his wish Lieutenant Kerr's name be submitted as Acting Police Director for an additional ninety days. This appointment must be approved by the Council and that is the reason for this resolution.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrook, President Turco.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971 "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES P. PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED \$222,470. AS PER ATTACHED AGREEMENT (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5 (1) (a)) BY AUTHORIZING AN ADDITIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED \$274,720. (CONSTRUCTION COSTS HAVE SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrook, President Turco.

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7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ADVERTISE FOR LEASE BY NEWARK COOPERATIVE INCORPORATED, PREMISES 201-219 FIRST STREET, BLOCK 1913, LOT 1, NOT NEEDED FOR PUBLIC USE, FOR \$1,200. PER YEAR, FOR A TERM OF FORTY YEARS, PURSUANT TO PROVISIONS OF N.J.S.A. 40A:12-14(a).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Planning Officer Shapiro, Tax Collector Rother and Community Development Administration Acting Director Dennison met with the Council March 13, 1973)

A motion directing the City Clerk to return this resolution to Administration with the request that a more realistic minimum rental be sought and the term of said lease be adjusted, was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

7-R-c.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE EXTENSION AGREEMENT WHICH EXPIRED AUGUST 15, 1972 WITH GENERAL ELECTRIC CORPORATION TO PROVIDE FOR MOBILE COMMUNICATION EQUIPMENT AND SERVICING FOR CITY VEHICLES AND PERSONNEL. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-2 (6), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND AGREEMENT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(City Purchasing Agent Lucarelli and Assistant Corporation Counsel Hodes met with the Council March 20, 1973)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL, INC., FOR OPERATION OF AMBULATORY HEALTH SERVICE FACILITY AT BESSIE SMITH HEALTH CENTER. THE OPERATING BUDGET SHALL BE FUNDED BY \$106,945. APPROPRIATED FROM CERTIFIED HEALTH SERVICES (CHS) FUNDS FOR 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

March 21, 1973

(Councilman Westbrook left the meeting at 11:20 P. M.)

7-R-e.

RESOLUTION AUTHORIZING TAX COLLECTOR TO CANCEL \$50. IN 1972 TAXES FOR PREMISES 315 NORTH 11TH STREET, BLOCK 1958, LOT 47, VALERIO SEPE (VETERAN) AND JOSEPHINE YABLONSKY, ERROR-VETERAN'S EXEMPTION ERRONEOUSLY DENIED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A, IN ACCORDANCE WITH R. S. 40:5-7-1, AND HOLD THESE INVESTMENTS TO THE CREDIT OF THE FUNDS INDICATED ON SAID APPENDIX.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-g.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM M. W. KING WILLIAM GRAND LODGE, A.F. AND A.M. AND QUEEN OF SHEBA GRAND CHAPTER, ORDER OF EASTERN STAR, HARRY F. JOHNSON, AGENT, TO PURCHASE CITY-OWNED PROPERTIES AT 24 AND 26 PIERCE STREET, BLOCK 2620, LOTS 26 AND 27, FOR \$3,600.; AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 25 x 95; 25 x 105; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-h.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM REV. EDWARD PHILSON, WAVERLY PARK TEMPLE INC., TO PURCHASE CITY-OWNED PROPERTY AT 55-57 CHANCELLOR AVENUE, BLOCK 3682, LOT 67, FOR \$15,000.; AUTHORIZING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 62.7 x 98; 1st Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

1011

7-R-1.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM LEONARD NORTH TO PURCHASE CITY-OWNED PROPERTY AT 641 SOUTH 11TH STREET, BLOCK 2618, LOT 11, FOR \$200., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 22; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-j.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM SIDNEY KRIEGER TO PURCHASE CITY-OWNED PROPERTY AT 110 PESHINE AVENUE, BLOCK 2662, LOT 47, FOR \$1,700., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 100; 3rd Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-k.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM GWENDOLYN HAYES TO PURCHASE CITY-OWNED PROPERTY AT 237 ROSE STREET, BLOCK 2611, LOT 49, FOR \$2,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 100.6; 2nd Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution upon condition that the purchaser agrees to rehabilitate the building on the premises to meet the requirements of the Building Code of the City of Newark, Section 7:101.0 et seq. in connection with the proposed use thereof, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-l.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM NEWARK BUICK, INC., TO PURCHASE CITY-OWNED PROPERTY AT 93 EMMETT STREET, BLOCK 908, LOT 10, FOR \$2,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 100; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and

March 21, 1973

declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-m.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF COOPERATION AGREEMENT,

ESSEX HEIGHTS URBAN RENEWAL PROJECT, N. J. R-62 (FIRST AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-n.

RESOLUTION ACCEPTING PROPOSAL OF GANN CODES, INC. FOR PREPARATION AND DELIVERY

OF 150 COPIES OF 1972 ACCUMULATIVE SUPPLEMENT TO THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, FOR \$6,500., WITHOUT COMPETITIVE BIDDING AND PROVIDING FOR ADVERTISING OF THIS RESOLUTION WITHIN 10 DAYS OF ADOPTION HEREOF. (PURSUANT TO N.J.S.A. 40A:11-2(6) (b) LOCAL PUBLIC CONTRACTS LAW)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-o.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND

CORPORATION COUNSEL A CERTIFIED COPY OF THE RESOLUTION AND RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 81/3-72 - REHABILITATION OF HEATING AND VENTILATING SYSTEMS FOR ALEXANDER STREET SCHOOL, CENTRAL AVENUE SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL, AND LAFAYETTE STREET SCHOOL - \$1,256,700.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-p.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL

IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET PROJECT 81/3-72, REHABILITATION OF HEATING AND VENTILATING SYSTEMS FOR ALEXANDER STREET SCHOOL, CENTRAL AVENUE SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL AND LAFAYETTE STREET SCHOOL - \$1,256,700.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by the Council of the

March 21, 1973

Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-q.

RESOLUTION TO APPROVE THE INCORPORATION OF A CORPORATION NOT FOR PROFIT, AUTHORIZED TO PROVIDE CERTAIN SERVICES TO THE CITY OF NEWARK RELATING TO THE PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF THE CITY'S WATERSHED PROPERTIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by the Council of the

Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-r.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MARTHA FRANK AND MAX FRANK, HER HUSBAND AND RIA FRANK WORMS AND GILBERT WORMS, HER HUSBAND, OWNERS OF PREMISES 408-410 CLINTON AVENUE, BLOCK 2679, LOT 18, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-s.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MARY LOVIS LOTHROP AND JOHN F. LOTHROP, HER HUSBAND, OWNERS OF PREMISES 16-18 KENT STREET, BLOCK 2613, LOT 27, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-t.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOSEPH A. GRASSO AND ARLENE GRASSO, HIS WIFE, OWNERS OF PREMISES 51 MT. PLEASANT AVENUE, BLOCK 572, LOT 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-u.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM PULASKI SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 38-42 - 16TH AVENUE, BLOCK 297, LOTS 4, 5 AND 6, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.



March 21, 1973

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

(Councilman Westbrooks returned to the meeting at 11:25 P. M.)

/ 7-R-v.

RESOLUTION AUTHORIZING CITY CLERK TO ACCEPT ON BEHALF OF CITY OF NEWARK AND RECORD IN ACCORDANCE WITH LAW, DEED, COPY ANNEXED HERETO, EXECUTED BY HOUSING AUTHORITY OF THE CITY OF NEWARK, GRANTING PARCEL OF LAND TO CITY; SAID CONVEYANCE BEING MADE FOR PURPOSE OF LAYING OUT, CONSTRUCTING AND MAINTAINING A PUBLIC STREET TO BE NAMED HERE-AFTER, PURSUANT TO PLANS AND SPECIFICATIONS OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

(Councilman Westbrooks left the meeting at 11:28 P. M.)

/ 7-R-w.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO EXECUTE A CORRECTIVE BARGAIN SALE DEED FOR PREMISES 205-207 VANDERPOOL STREET, BLOCK 1178, LOT 47, WHICH DEED SHALL SHOW THE NAME OF THE GRANTEE AS JODI FERN, INC.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-x.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE A CONTRACT WITH THE COMMUNITY INFORMATION AND REFERRAL SERVICES, INC. FOR TECHNICAL ASSISTANCE IN THE CRIMINAL JUSTICE AREA, CONTRACT PROVIDES FOR PAYMENT OF \$13,575. WHICH IS INCLUDED IN BUDGET FOR THIRD ACTION YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

7-R-y.            RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET PROJECT NO. 81/4-72 ADDITIONAL ELECTRICAL CABLES FOR DATA PROCESSING CENTER \$20,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-z.            RESOLUTION AMENDING RESOLUTION 7-R-g, MAY 6, 1970, PROPOSED 1970-1975 CAPITAL IMPROVEMENT PROGRAM TO ADD TO 1970 CAPITAL BUDGET, CAPITAL FUND, PROJECT 170-70 ADDITIONAL COSTS OF SURVEY, BORINGS AND TESTING NEWARK MEADOWLANDS PUMPING STATION \$114,250.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-ba.           RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT 46/205-72 BY CHANGING 2 PAVEMENT BREAKERS, 1 COMPRESSOR-\$10,800. TO 1 PAVEMENT BREAKER, 1 COMPRESSOR AND 1 TRUCK CHASSIS-\$10,800.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bb.           RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT #47/225-72 STREET CLEANING FRONT END LOADERS (\$140,000.) AND PROJECT #37/229-72 SNOW MOBILE PLOWS (\$24,000.) TOTALLING \$164,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

7-R-bc. RESOLUTION CANCELLING TAXES FOR PROPERTIES ACQUIRED BY STATE OF NEW JERSEY AS PER ATTACHED SCHEDULE A FROM TAX LIST OF CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bd. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JOHN C. CACERES TO PURCHASE CITY-OWNED PROPERTY AT 480-486 FOURTH STREET, BLOCK 1952, LOT 27, FOR \$11,000., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 87.6 x 100; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-be. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT WITH FEDERAL SYSTEMS DIVISION, INTERNATIONAL BUSINESS MACHINES CORPORATION FOR SYSTEMS DEVELOPMENT OF A COMPUTERIZED NEWARK POLICE INFORMATION SYSTEM, COST OF CONSULTING SERVICES TO BE PAID FROM STATE LAW ENFORCEMENT PLANNING AGENCY PROGRAM ENTITLED "CRIMINAL JUSTICE INFORMATION SYSTEMS." (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bf. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$8,265. TO C & B TAVERN, INC. AND ANTHONY J. IULIANI, ATTORNEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AT 257 SHERMAN AVENUE AS RESULT OF THE 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

/ 7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$4,500. TO ROSIE'S INC. AND C. DAVID WITHERINGTON, ATTORNEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AT 203 SPRUCE STREET AS RESULT OF THE 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-bh.

RESOLUTION AUTHORIZING MAYOR, BUSINESS ADMINISTRATOR AND CITY PERSONNEL OFFICER TO CARRY OUT ALL PROVISIONS WITH HOSPITAL SERVICE PLAN OF NEW JERSEY AND THE MEDICAL SURGICAL PLAN OF NEW JERSEY AND THE PRUDENTIAL INSURANCE COMPANY OF AMERICA TO EFFECT COVERAGE OF HOSPITALIZATION, MEDICAL SURGICAL AND MAJOR MEDICAL INSURANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-bi.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO LAZARUS KAUFMAN, SENIOR ACCOUNT CLERK, OFFICE OF THE MAYOR, MUNICIPAL COURT, PART 6, FOR PERIOD BEGINNING FEBRUARY 17, 1973 AND ENDING AUGUST 17, 1973. (ILLNESS - FIRST LEAVE BEGAN FEBRUARY 17, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-bj.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ROGER P. DERRICOTTE, COMMUNITY RELATIONS SPECIALIST, OFFICE OF THE MAYOR, NEWARK HUMAN RIGHTS COMMISSION, FOR PERIOD BEGINNING MARCH 15, 1973 AND ENDING SEPTEMBER 14, 1973. (TO CONTINUE COLLEGE FULL TIME - FIRST LEAVE BEGAN SEPTEMBER 15, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

/7-R-bk.

RESOLUTION AUTHORIZING TAX COLLECTOR TO CANCEL TAXES FOR TAX YEAR 1972.

PREMISES 420-424 HALSEY STREET, BLOCK 117, LOT 23 \$442.98, FOR TAX YEAR 1973, PREMISES  
420-424 HALSEY STREET, BLOCK 117, LOT 23 \$221.49 FOR TAX YEAR 1972, PREMISES 412-418  
HALSEY STREET, BLOCK 117, LOTS 26-29 \$6,837.30, FOR TAX YEAR 1973, PREMISES 412-418  
HALSEY STREET, BLOCK 117, LOTS 26-29 \$3,418.65, FOR ODYSSEY HOUSE, INC., ASSESSED IN  
ERROR - EXEMPT INSTITUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/7-R-bl.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN

FULL SETTLEMENT MADE PAYABLE TO AARON H. HASKIN AND EMIL OXFELD, ATTORNEY, UPON RECEIPT  
BY THE CORPORATION COUNSEL OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS THAT THE  
CORPORATION COUNSEL MAY DEEM NECESSARY, FOR BACK PAY, ACCRUED VACATION TIME, ACCRUED  
SICK LEAVE, AND ANY OTHER CLAIMS ARISING OUT OF DISCIPLINARY ACTION TAKEN BY THE CITY  
OF NEWARK; FURTHER AUTHORIZING PERSONNEL OFFICER TO CHANGE PERSONNEL RECORDS OF DR.  
HASKIN TO REFLECT HE RETIRED ON JULY 13, 1971, AND TO EXPUNGE AND DESTROY ANY RECORDS  
THAT INDICATE TO THE CONTRARY, ALSO THE CITY OF NEWARK WILL COOPERATE WITH COUNSEL FOR  
DR. HASKIN IN ASSURING HIS PENSION RIGHTS VEST AS OF JULY 13, 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Corporation Counsel Walls, Assistant Corporation Counsel Hodes, Mr. Emil Oxfield, Attorney, Dr. Aaron H. Haskin, Mr. Louis S. Cohen, Attorney, Employees Retirement System Chairman Krusch and Acting City Personnel Officer Kittrells to meet with the Municipal Council at their special conference March 27, 1973. to discuss this matter, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/7-R-bm.

RESOLUTION APPOINTING TWO CONSTABLES FOR A TERM ENDING DECEMBER 31, 1973 AND  
APPROVING THEIR BONDS AS TO SUFFICIENCY. (LOUIS F. BATTISTA AND WILLIAM A. JACKSON)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

/ 7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE ATTACHED AGREEMENT ON BEHALF OF THE CITY OF NEWARK WITH THE NEWARK HOUSING AUTHORITY TO PROVIDE SERVICES TO RELOCATE FAMILIES, INDIVIDUALS AND BUSINESSES DISLOCATED FROM RESIDENCE AND/OR BUSINESS BY ACTIONS OF CITY FOR PERIOD COMMENCING MARCH 21, 1973 AND TERMINATING MAY 31, 1973, SUM NOT TO EXCEED \$250. PER FAMILY, INDIVIDUAL OR BUSINESS. (\$37,500. INCLUDED IN 1973 BUDGET FOR WELFARE DIVISION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$380. FROM ACCOUNT NO. 211, POLICE DEPARTMENT TO DETECTIVE RUTH DARGAN, TO BE USED IN CONNECTION WITH HER ATTENDANCE AT THE NATIONAL CONFERENCE FOR POLICE COMMUNITY RELATIONS OFFICERS IN LAS VEGAS, NEVADA, FROM MARCH 25 TO MARCH 28, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-bp.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR OLD THIRD WARD URBAN RENEWAL PROJECT N.J.R-6 (SIXTH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-bq.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, (LOWER CLINTON HILL URBAN RENEWAL PROJECT N.J. R-38) (FOURTH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 7-R-br.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR ST. BENEDICT'S URBAN RENEWAL PROJECT N.J. R-123 (FIRST AMENDMENT).

10-0

March 21, 1973

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bs.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, SOUTH BROAD URBAN RENEWAL PROJECT N.J. R-52 (FOURTH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bt.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF COOPERATION AGREEMENT, MEDICAL CENTER URBAN RENEWAL PROJECT N.J. R-196 (FIRST AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bu.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, ST. MICHAEL'S URBAN RENEWAL PROJECT N.J. R-156 (2ND AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bv.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF COOPERATION AGREEMENT, ST. BENEDICT'S URBAN RENEWAL PROJECT N.J. R-123 (FIRST AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bw.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, INDUSTRIAL RIVER URBAN RENEWAL PROJECT N.J. R-121 (1ST AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

March 21, 1973

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bx.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J. R-121, INDUSTRIAL RIVER PROJECT. (FOURTH AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-by.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J. R-52, SOUTH BROAD PROJECT (EIGHTH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-bz.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J. R-49, HILL STREET REDEVELOPMENT PROJECT (SIXTH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-ca.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT NEWARK COLLEGES EXPANSION PROJECT N.J. R-45 (THIRD AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-cb.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J. R-38, LOWER CLINTON HILL URBAN RENEWAL PROJECT (4TH AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:



March 21, 1973

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-cc.

RESOLUTION APPROVING AND AUTHORIZING PAYMENT OF \$500. EACH TO MEMBERS OF THE WARD COMMISSIONERS OF THE CITY OF NEWARK AND ITS SECRETARY FOR SERVICES PERFORMED IN CONNECTION WITH FIXING WARD BOUNDARIES, PURSUANT TO 1970 FEDERAL CENSUS.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-cd.

RESOLUTION BY THE MUNICIPAL COUNCIL DESIGNATING SATURDAY, MARCH 31, 1973 AS "HOME WITH HONOR DAY" TO PERSONALLY SALUTE ALL RETURNING UNITED STATES PRISONERS OF WAR AND VIETNAM VETERANS.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-ce.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J. R-72, FAIRMOUNT URBAN RENEWAL PROJECT. (FOURTH AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-cf.

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, FAIRMOUNT URBAN RENEWAL PROJECT N.J. R-72 (SECOND AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-cg.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR CENTRAL WARD URBAN RENEWAL PROJECT N.J. R-32 (SECOND AMENDMENT).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

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7-R-ch.      RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, CENTRAL WARD URBAN RENEWAL PROJECT N.J. R-32 (SECOND AMENDMENT).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-ci.      RESOLUTION AUTHORIZING SUBSTANTIVE CHANGES IN THE CONTRACT BETWEEN THE CITY OF NEWARK AND THE ST. MICHAEL'S MEDICAL CENTER IN THE OPERATION OF THE AMBULATORY HEALTH SERVICE FACILITY AT GLADYS DICKINSON HEALTH CENTER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

7-R-cj.      RESOLUTION APPOINTING LIEUTENANT EDWARD L. KERR AS ACTING DIRECTOR OF THE NEWARK POLICE DEPARTMENT FOR A PERIOD NOT TO EXCEED NINETY (90) DAYS BEGINNING APRIL 1, 1973.

(For action on this matter, see Pages 26, 27 and 28 in the minutes of this meeting)

7-R-ck.      RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, CONGRATULATING WEEQUAHIC HIGH SCHOOL, ITS BASKETBALL TEAM AND COACH FLOYD KERR UPON WINNING THE 1973 GROUP 4 STATE CHAMPIONSHIP.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

MOTIONS.

7-M-a.      A MOTION TO REMOVE FROM THE TABLE "AN ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT LEVELING AND CONTROL BOARD WITHIN THE CITY OF NEWARK," TO BE DISCUSSED BY THE MUNICIPAL COUNCIL AT THEIR PRE-MEETING CONFERENCE APRIL 3, 1973,  
was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.      The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MARCH 6, 1973, APPOINTING MS. SHIRLEY GREEN AS A MEMBER OF THE LOCAL ASSISTANCE BOARD, FOR A TERM EXPIRING DECEMBER 31, 1976.

March 21, 1973

(Copy of communication submitted to each Member of the Council)

(Ms. Green met with the Council March 20, 1973)

A motion to confirm the appointment of Ms. Shirley Green as a Member of the Local Assistance Board, for a term expiring December 31, 1976, was made by the Council of the Whole.

President Turco: Will the Council confirm the appointment?

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

President Turco: The appointment is confirmed.

/8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A.

GIBSON, RECEIVED MARCH 7, 1973, APPOINTING ALVIN L. ZACH, JR. AS DIRECTOR OF THE DEPARTMENT OF ENGINEERING, FOR A TERM TO COMMENCE ON THE EFFECTIVE DATE OF THE ORDINANCE AND TO EXPIRE AT 12 NOON, JULY 1, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Zach met with the Council March 20, 1973)

A motion to confirm the appointment of Alvin L. Zach, Jr. as Director of the Department of Engineering, for a term to commence on the effective date of the ordinance and to expire at 12 Noon, July 1, 1974, was made by the Council of the Whole.

President Turco: Will the Council confirm the appointment?

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

President Turco: The appointment is confirmed.

8-c.

PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF COMMUNITY RELATIONS COORDINATOR, MUNICIPAL COUNCIL)

(Community Relations Coordinator,  
Municipal Council

\$7,500. - \$7,500.)

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-h on Page 11 in the minutes of this meeting)

8-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 7, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING AN EASEMENT TO EDWARD J. BERGEN FROM THE CITY OF NEWARK FOR THE PURPOSE OF INSTALLING A SANITARY SEWER LINE ACROSS A PORTION OF THE CEDAR GROVE RESERVOIR."

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-1 on Page 11 in the minutes of this meeting)

March 21, 1973

8-e.                    COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MARCH 9, 1973,  
APPOINTING ACTING DIRECTOR EDWARD L. KERR AS DIRECTOR OF THE NEWARK POLICE DEPARTMENT,  
FOR A TERM EXPIRING 12 NOON, JULY 1, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Kerr met with the Council March 20, 1973)

(For action on this matter, see Pages 26, 27 and 28 in the minutes of this meeting)

8-f.                    The City Clerk presented COMMUNICATION FROM ACTING MAYOR WILLIAM H. WALLS,  
RECEIVED MARCH 9, 1973, NOMINATING MR. ANTHONY M. DiCHIARA AS A MEMBER OF THE NEWARK  
PARKING AUTHORITY, FOR A TERM EXPIRING OCTOBER 20, 1977.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Mr. Anthony M. DiChiara as a Member of the Newark Parking Authority, for a term expiring October 20, 1977, was made by the Council of the Whole.

President Turco: Will the Council confirm the nomination?

Yes: Councilmen Botton, Harris, James, Megaro, President Turco.

President Turco: The nomination is confirmed.

8-g.                    The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RE-  
CEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE NO. 6-S & F-1  
ADOPTED NOVEMBER 21, 1972, SO AS TO CHANGE THE DESIGNATION 'NORTH PLAZA REDEVELOPMENT  
PROJECT N.J.R.-53' TO THE CORRECT DESIGNATION 'NEWARK PLAZA REDEVELOPMENT' PROJECT  
N.J.R.-58."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 4, 1973 Calendar of the Municipal Council for first reading was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

8-h.                    The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING \$1,256,700 FOR  
SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET  
SUCH APPROPRIATION WHICH IS TO PAY THE COST OF REHABILITATION OF HEATING AND VENTILATING  
SYSTEMS-ALEXANDER STREET SCHOOL, CENTRAL AVENUE SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE  
SCHOOL, AND LAFAYETTE STREET SCHOOL (CAPITAL BUDGET PROJECT NO. 81/3-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

March 21, 1973

A motion to defer action on this ordinance was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND THE CITY ADMINISTRATIVE CODE IN RELATION TO THE PLANNING, CONSERVATION, DEVELOPMENT, AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES."

(This ordinance provides for a change in Section 2.123 of the Code allowing for the City to contract for services in management, planning, conservation and development of Watershed properties)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE INSTALLATION OF ADDITIONAL ELECTRIC CABLES FOR THE SECOND FLOOR OF 22 FRANKLIN STREET TO ACCOMMODATE ADDITIONAL COMPUTER EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$20,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/4-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 4, 1973 Calendar of the Municipal Council for first reading was made by Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT AND TO PROVIDE ADDITIONAL FUNDS FOR THE STORM WATER IMPROVEMENT IN THE VICINITY OF NEWARK AIRPORT IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$289,050 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/205-72, 47/225-72, 47/229-72 AND 170-70)."

March 21, 1973

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 4, 1973 Calendar of the Municipal Council for first reading was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON GOULD AVENUE."

(East on Gould Avenue to North on West Market or Humbolt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 4, 1973 Calendar of the Municipal Council for first reading was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE EXECUTION OF THE AMENDED FRANCHISE AGREEMENT BETWEEN THE CITY OF NEWARK AND TELEPROMPTER OF NEWARK, PURSUANT TO THE TERMS OF RESOLUTION 7-R-a ADOPTED JUNE 28, 1972."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Walls and Assistant Corporation Counsel Hodes to meet with the Council at their March 27, 1973 Special Conference to discuss the matter was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING THE BUREAU OF TELECOMMUNICATIONS, AND SETTING FORTH ITS FUNCTIONS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

March 21, 1973

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Walls and Assistant Corporation Counsel Hodes to meet with the Council at their March 27, 1973 Special Conference to discuss the matter was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THEREFO. (TO CREATE TITLE OF DIRECTOR OF TELECOMMUNICATIONS AND PRIVATE SECRETARY TO DIRECTOR OF TELECOMMUNICATIONS)"

(Director of Telecommunications	\$18,000. - \$20,000.
Private Secretary to Director of Telecommunications	8,000. - 10,000.)
(Copy of ordinance and correspondence submitted to each Member of the Council)	

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Walls and Assistant Corporation Counsel Hodes to meet with the Council at their March 27, 1973 Special Conference to discuss the matter was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-b1). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)"

(Data Processing Coordinator, Public Works	\$15,000. - \$18,000.)
(Copy of ordinance and correspondence submitted to each Member of the Council)	
(Business Administrator Bodine and Finance Director Jungherr met with the	

Council February 20, 1973)

(Finance Director Jungherr met with the Council March 13, 1973)

A motion directing the City Clerk to place this ordinance on the April 4, 1973 Calendar of the Municipal Council for first reading was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

March 21, 1973

9-e.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, AN ORDINANCE CREATING PER-  
MANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THERE-  
FOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA  
PROCESSING COORDINATOR, HEALTH AND WELFARE)"

(Data Processing Coordinator,  
 Health and Welfare \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the  
 Council February 20, 1973)

(Finance Director Jungherr and Health and Welfare Director Buford met with  
 the Council March 13, 1973)

A motion directing the City Clerk to place this ordinance on the April 4, 1973  
 Calendar of the Municipal Council for first reading was made by the Council of the  
 Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

9-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED  
SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF  
NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO  
CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT  
DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT  
SUPERVISOR OF TABULATING MACHINE OPERATIONS)"

(Assistant Data Processing Coordinator,  
 Police Department \$13,000. - \$16,800.)

Data Processing Coordinator,  
 Police Department 15,000. - 18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the  
 Council February 20, 1973)

(Finance Director Jungherr, Police Department Acting Director Kerr and  
 Deputy Chief Redden met with the Council March 13, 1973)

A motion directing the City Clerk to place this ordinance on the April 4, 1973  
 Calendar of the Municipal Council for first reading was made by the Council of the  
 Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.



March 21, 1973

/ 9-g.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE  
CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THERE-  
FOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE  
POSITION AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)"

(Data Processing Coordinator,  
 Fire Department \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the  
 Council February 20, 1973)

(Finance Director Jungherr and Fire Department Director Caufield met with  
 the Council March 13, 1973)

A motion directing the City Clerk to place this ordinance on the April 4, 1973  
 Calendar of the Municipal Council for first reading was made by the Council of the  
 Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 9-h.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JANUARY 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,'  
(6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND  
SALARY RANGE FOR DATA PROCESSING COORDINATOR, MUNICIPAL COURTS)"

(Data Processing Coordinator,  
 Municipal Courts \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Finance Director Jungherr met with the  
 Council February 20, 1973)

(Finance Director Jungherr and Municipal Courts Presiding Judge Hazelwood  
 met with the Council March 13, 1973)

A motion directing the City Clerk to return this ordinance to Administration  
 was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

/ 9-i.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 9, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PER-  
MANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,'  
(6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES,

March 21, 1973

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HOURS OF WORK, AND CREATE TITLES AS PER CIVIL SERVICE RECLASSIFICATION)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 4, 1973

Calendar of the Municipal Council for first reading was made by the Council of the

Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from March 1, 1973 to March 13, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Benedict's Church	5893 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	5989 (Amended)
Anshe Luborowitz Sisterhood	6027 (Amended)
Congregation Chevra Anshe Lubovitz	6088 (Amended)
Congregation Ahavas Sholom	6091 (Amended)
Peaceful Baptist Church	6146 (Amended)
St. Benedict's Church	6166

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Chancellor Youth Council	6157
Sacred Heart Cathedral	6159
St. Columba Church	6160
4-H Flamingos R.E.C.A.	6161
Community Parents for 4-H Youth Development Association	6162
League of St. Mary's Hospital	6163
Holy Name Society - St. John's Ukrainian Catholic Church	6164
St. Benedict's Church	6165
Holy Name Society - Sacred Heart Church	6167
Mother's Club of St. John's Ukrainian Catholic School	6168
Mother's Club of St. John's Ukrainian Catholic School	6169
Mother's Club of St. John's Ukrainian Catholic School	6170
St. Benedict's Church	6171

March 21, 1973

A motion to concur in the Report was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

ADJOURNMENT.

12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, President Turco.

This meeting adjourned at 11:50 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Louis M. Turco  
Louis M. Turco  
President

The Municipal Council convened in the Council Chamber, City Hall, Newark, New Jersey, at 11:00 A. M., for the purpose of holding an advertised public hearing on the 1973 budget of the City of Newark.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk: The Budget of the City of Newark for the Year 1973 was approved by the Municipal Council on the 1st day of March, 1973. The Budget was advertised in accordance with law in the Star Ledger issue of March 10, 1973. In that advertisement, 11:00 A. M., or as soon thereafter, on the 29th day of March, 1973, in the Newark City Hall, was established as the hearing date, time and place.

RESOLUTIONS.

7-R-a.

EMERGENCY RESOLUTION APPROPRIATING \$3,317,685.04, DEFERRED CHARGES AND STATUTORY EXPENDITURES, TO PROVIDE FUNDS FOR POLICE & FIREMEN'S RETIREMENT SYSTEM OF N.J.; SAID EMERGENCY FUNDS ARE PROVIDED IN THE 1973 BUDGET.

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

7-R-b.

EMERGENCY RESOLUTION APPROPRIATING \$523,459.40 DEFERRED CHARGES AND STATUTORY EXPENDITURES, TO PROVIDE FUNDS FOR CONSOLIDATED POLICE & FIREMEN'S PENSION FUND; SAID EMERGENCY FUNDS ARE PROVIDED IN THE 1973 BUDGET.

A motion to adopt the resolution was made by the Council of the Whole

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

7-R-c.

RESOLUTION PROVIDING FOR THE READING OF THE BUDGET FOR THE TAX YEAR 1973 BY ITS TITLE.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

The City Clerk: This being the date, time and place, it is respectfully requested that the President declare open the hearing on the 1973 Approved Budget.

President Turco: The public hearing on the 1973 Budget of the City of Newark is declared open.

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MR. CHARLES A. BELL, PRESIDENT, NEWARK BOARD OF EDUCATION stated for the past two years, the school budgets which have been submitted to the Newark City Council have been subjected to political controversy; however, this year the Board has made every effort to present a budget which not only took into account the current educational goals and objectives of the Board, but also the fiscal realities of the City of Newark. Every effort has been made to keep the municipal government and the public aware of our efforts to prepare and present a realistic budget, yet the only responses which have emanated from the Council have been press statements designed to make any such efforts on the part of the Board seem questionable.

He stated the present Board of Education has adopted goals and objectives for the school system. The budget which has been presented was not put together without rhyme or reason, as it seems you would like people to believe, but it was based on minimum amounts of financial, physical and human resources needed to reach those goals.

The speaker added, the Board held public budget hearings which spanned a two week period, during which time every department head, director and supervisor were required to justify, before the public, their respective budget requests. These justifications included explanations as to how the money was to be spent, and also what contributions each operating unit would make in achieving the goals and objectives set by the Board.

Mr. Bell added, the Board received some \$59,000,000. from the City to cover operating expenses for the school year 1972-1973; this represented 57% of our entire budget. For the school year 1973-1974, the Board is requesting some \$52,000,000. from the City; and this represents 46% of our total budget. In other words, the Board is requesting \$7,000,000. less from the City for the upcoming school year. The reason for the decrease is primarily due to the increase in state funding, and not because of any increase in federal funding as previously indicated. The discrepancies which you are attempting to point out are not in dollar-cents, but in the difference in accounting procedures.

The Board has or is in the process of completing negotiations with the various labor unions which represent the teachers, clerks, cafeteria workers and chauffeurs. All of these contracts were negotiated after the budget for 1973-1974 had been prepared. The Board had made it clear to the Mayor and the Council that any increases in salaries and fringe benefits which resulted from these contract negotiations would be funded by eliminating many of the new positions which had been created, but not filled. In other words, the Board intends to stay within the budget which it had adopted. The 1972-1973 budget of \$104,000,000. represents a

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9.4% increase. Salary and fringe benefits alone will represent approximately 6% of this increase.

Mr. Bell said he would like to re-emphasize the fact that the Board of Education is constantly confronted with issues which pertain to the education of students within our city, and we do not have the time nor the desire to deal with unnecessary political issues, especially since they contribute nothing at all toward furthering the education of your youth, and this is what this present Board is all about.

President Turco stated with reference to the Board of Education budget, the Council recognized definite signs of improvement in the type budget that has been presented this year as compared to last year's budget and the year before that. The Board has attempted to give us, for the most part, a line item budget showing where expenditures will be made, however through your own statements you have indicated there will be millions of dollars of changes in view of the fact that you have not indicated any amount of money for the teachers' contracts or any other negotiations and positions that are presently in the budget, that will not be filled. So much of the value of the line item budget has been taken away by the fact that it is still up in the air as to what jobs may ultimately go, in how much the contracts and negotiations will cost the City. We have to keep in mind that, as of this date, this body has not been supplied with the audit of the 1971-1972 school year which was ended in June of 1972 and now, we are in March of 1973. We have not received the audit from Touche Ross and we have had to contact the auditors directly in order to determine what free flowing surplus funds were available as of June, 1972. We have also noted that these funds have not been taken into account in the budget that has been submitted to us.

I do say for the record, that we do appreciate the desire that has been made by the Members of the Board of Education, the Business Administrator's office and the Secretary to present to us a much more detailed budget than has been given in the past. Whatever cuts this Council will make today we feel can be safely made without the curtailment of any services whatsoever to the residents or the school-children of our City. This is not a political ploy on our part, it is an attempt to bring the Newark taxpayer in an area where they can afford to live in Newark. You are mindful of the confiscatory tax rate that we have and while your concern is chiefly, and should be solely for the educational requirements of our City, this Governing Body has to keep in mind the welfare of our children. We have to balance that out with the ability of our taxpayers to pay. We are not seeking to curtail any essential services. We are seeking to cut out what we may feel are luxury items which we just cannot afford to pay for at this time.

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Councilman Bottone agreed with the remarks of President Turco. He stated whatever the Council is going to do is not for publicity purposes or anything of that sort but certainly considers the need of all the taxpayers of the City of Newark. He was sure that the Board has done a conscientious job and felt that they could live within any cuts to be made. He also stated, we can all do with a little tightening of the belts.

Councilman Harris congratulated Mr. Bell and the Administrative Staff of the Board of Education and sincerely felt that he really tried to do his job. Councilman Harris said he must, however, point out that we also have a responsibility. Our responsibility is to see that we get the best services for the least amount of dollars. He raised a question as to how many properties the City foreclosed and it was told to him that the last foreclosure totalled around 1,100 properties. We have on every agenda people actually walking away from their homes saying to us "here take these, we can no longer afford to pay these taxes". I don't think that any Members of the Board of Education want to see this condition develop and increase. What we want to see is people maintain their homes and have a viable sort of situation where they provide for their families and live and work in Newark knowing full well that their children are going to get a good education and at the same time that they can earn a living and pay for their taxes so that they will have a place to live.

Now I know that, knowing the Members of the Board of Education and the majority of the members of the Administrative Staff, we are under no circumstances trying to cut your legs off. We don't want to do that because we are concerned about the education problems in Newark. We know full well that our youngsters in Newark are not getting the sort of education that they are supposed to get for the tax dollars that are paid out. I hope we can turn this situation around in terms of them getting a good education. At this particular time, it is our responsibility to pull our belts just one notch tighter so that we can say to the people, "don't leave Newark, stay in Newark because the problems, the fear and all the other things that surround us are going to be turned around and we will head in the right direction". I know that you sympathize with me and the Members of the Council so that we can work together.

Councilman James pointed out everyone on the Council thinks its President is deserving of having moved the Board of Education to a posture of striving accountability. As stated by Councilman Turco that a line item budget is the ideal, we are still talking about a pot of money. If the pot of money is left in the Board of Education and whether you choose to give it to the pot for negotiation by way of contract, by way of rank and file people or whether it decides to create new

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positions will be a decision of which this body has no decision making powers within.

Councilman James said he is still more concerned about all the new positions being proposed and called attention when he asked the Superintendent of schools "why are we asked to put four new supervising personnel," he wanted him to think back to his question because even today, he has never answered that. We want to do a lot more in the personnel office and I say "like what?" Everything he talked about was like moving papers around. Maybe this is an increased number of applicants and maybe we have to do this, and if you recalled, Dr. Ashby said one of his individuals was slated to move in that direction allegedly, and his salary was presently \$8,000. and what we were going to do was change his title to Supervisor of Personnel and perhaps he would then earn \$16,000. My question to Acting Superintendent of Schools, Dr. Pfeffer, then and now is simply "aren't we talking about clerical responsibilities, aren't we talking about movement of papers?" He never answered that question. Now, I think that we cannot afford that kind of luxury, to create all of these administrative positions when we know we have a deficit of spending.

We know we cannot approach the ideal at present. Yes, we have additional money, but I don't think we should take the attitude now, since we have the additional money, let's create additional positions, let's spend more money. I would say the ills in Newark are not in personnel. It is in going back and finding out what each is supposed to be doing now, and what the best system of approach is, and let's just get back to the old days of reading, writing and arithmetic.

I am one of those who strongly believes that we think, just by spending more money, that is the solution to our problem and I am going to be the first to go on record to say, that is not the solution to our problem. We need more dedicated people. We need more supervision of what we have. We need to make the present system work. I am just concerned that we do not have money floating around. Not you individually, but the Board of Education collectively, can spend money for some undefined allocation and I am sure that, under your leadership, we will come to that day when money will be allocated for this purpose or that purpose alone. You started a journey of a thousand miles. I think you are headed in the right direction and I hope you gain the support of the Board of Education, which is desperately needed.

Councilman Megaro commended Mr. Bell and the other Members of the Board on their job in preparing the budget and also for the activity he has generated over the Board. He thinks it stands to be commended even by other members of the



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community where they commended you publicly in an edition of a publication for the fine job that you are doing. He hoped Mr. Bell realized the Council's position. It is a time where we want to tighten belts a little bit without depriving too many services that are benefiting citizens of the City of Newark. Based on this, we are required to take this type of a stand.

Councilman Westbrook related he is in support of the recommended amendments simply because at this time we have no other alternative exercising any kind of control over the spending by the Board of Education. As is known, the problems in the way in which the Board's budget is set up and the way the school system is administered, many times things are questioned. The Council is now accused of playing politics and has the same kind of charge with allegations which he cannot accept. Because we have to have some kind of input, we have to find a kind of direction that does not have to consist of cause. It is in the Board's hands as to how the monies will be spent. There are ways and means. If you feel you cannot manage, there is a process by which you can come to this Council. Councilman Westbrook said he thinks we are simply saying to the Board that no budget is without need for improvement, not even yours. So, it is not a political thing. We are just trying to help you exercise the kind of control over your budget that we have seen throughout.

This year caused certain things to take place which I myself have questioned where I have had no say or control. That is why I am supporting this. I think it unfortunate that you say it is politics where people's education is designed. I feel there are ways and means where you can make some improvements and changes. We are asking you to do these things and not simply say that we are fooling around with our children's education. Councilman James discussed some of them and I think the President in his remarks said something how this cut would justify our funding where we have not utilized certain budget money. It is really not in the best interest of the education system and I think you can find the Council receptive to any future requests or demands for problems that you might have and we would be willing to work with you on that.

President Turco remarked we will agree only if they are justified. Before I allow the President of the Board of Education an opportunity to respond, might I indicate that I believe that the job he did as head of the negotiating committee with respect to the teachers' contract was an admirable one and I think that in your current negotiations with other Board employees that the Board Administration should keep in mind that this Governing Body and this Administration have provided for no across the board increases to City employees this year and I think perhaps that that status might also be carried forth to the employees of the Board

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of Education. At this time, I will allow you an opportunity for any comments you care to make.

Mr. Charles A. Bell responded that he did not care to get involved in specifics. He would just like to reiterate that any cut of the school board budget is going to greatly impair the operation of an efficient system. The students in the Newark School system for the year 1973 will have a very early vacation.

MR. JAMES ROBINSON, 215 LEHIGH AVENUE, NEWARK, N. J. questioned what the cut in the Board of Education's budget meant.

President Turco replied, we are proposing a reduction in surplus of the Newark school budget of \$1.5 million.

Councilman Westbrooks remarked for instance, we all know the unions are going to be asking for more money and threaten to go on strikes which I don't think is fair and right. These persons are playing with the education of the children. As Councilman, I do have some control over the final adoption of the budget and at this time I am exercising that, and if I had control in any other way, I would be there. So, anytime a Councilman has to do this, he will be accused of politics. We don't say anything the whole year, when the final amendment of the budget is before us, if we do it, we are going to be criticized and if we don't, they say we are affecting the education of the children.

Councilman James pointed out the public hearing is the opportunity for citizens to speak and to reevaluate the community input. We keep making the mistake whenever the Board says cut \$1 million, the interest is not in the children. We are not talking about that. Now, we are dealing with a \$4.8 million deficit; and if anything, what they are talking about has nothing to do with reading, writing and arithmetic. Number one, if we give them 5.5% across the board raise for our rank and file employees and that money goes, our position is simply that all of the persons we are talking about got raises last year. Who says they have to get a raise every year when you talk about not having money. Do you think the property tax owners in the City of Newark would say "with the tax bill I am getting, I will support raises every year for the Board of Education personnel?" I think you might have a different response there. Then there is talk about we do not give the money for raises, then we are going to create a lot of administrative positions but they are talking about executive secretaries \$16,000. Who says an executive secretary should get \$16,000? Do you think they should be making \$9,000. or \$16,000. the four people in Personnel, say giving a person \$8,000. and making the salary \$16,000. for the same job. Do you think that you can really afford that, I don't know?

Councilman James continued, the Board of Education's request for a pool

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of money for passing raises on top of last year's raises is ludicrous. I pose the question why raises every year? Further, the proposed creation of a multitude of new administrative personnel in a time is a luxury we can ill afford. The Board of Education is supposed to demand a days work from each individual person.

Councilman Harris stated that this happens to be one of the most significant days when he has seen something constructive since he has been a member of the Council. We are definitely heading in the right direction in terms of giving the people value for their money. It is necessary for us to tell everybody in City Government from department heads right on down that we expect them to run an efficient operation and that under no circumstances will we permit the ways and means of the attitude of not giving the taxpayers just what they are entitled to. Particularly, we might as well make it known that this Council will take positive action in terms of the rights we have under the statutes if we feel it is not being done. May I congratulate you gentlemen because of the effort that I know you put into trying to show the taxpayers of Newark that they are going to have a brighter day and change by your action. You have turned it completely around and all I can say to you is, my colleagues again it has been a pleasure to have been part of this type of City government.

Councilman Turco stated he is pleased with the 1973 budget as presented today. The City Council has succeeded in giving the over-burdened taxpayers of our City a much needed tax decrease. We have done this through a diligent and thorough analysis of all Departmental Budgets, and a close scrutiny of the Board of Education requests.

In making our decisions, we have held the line on all requests for funds that were not necessary for the coming year. But in making our reductions, we were careful not to curtail any essential City services. Despite the fact that the Council was not presented with an audit of the Board of Education budget for the school year ending June, 1972, we have determined what the free-flowing school surplus is by direct contact with the school auditors. The \$1.5 million pruning of the school budget will not result in curtailing any school services whatsoever.

While providing Newark homeowners with its largest tax decrease in a number of years, without any gimmicks, this reduction serves only as a first step in our goal to achieve a tax rate which will no longer be confiscatory. We wish to put an end to the voluntary abandonment of homes because people cannot afford to own them. We wish to encourage residents to remain in Newark and not continue their exodus to the suburbs.

This Council also serves a warning to the various Administration Department heads and to the Board of Education that we will not look kindly upon all

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emergency requests during year 1973. We have approved a budget and we expect them to live within these appropriations.

Councilman James stated he would like to think over the Council's sentiments by this 24 point reduction that we moved to help the need of the critically overburdened homeowner. I think you always have to note, because in any property tax increase you do recognize, has to come to the apartment dwellers. Any reduction in the property of course affects the tenants as well. We have a long way to go. I agree with Councilman Turco that Newark has not become an abandoned city.

Councilman Megaro pointed out that every line item of the budget has been considered and no vital services have been curtailed. The Council has been able to hold the line, reduce the tax rate and give a new incentive to the people.

7-R-d.

RESOLUTION FIXING AND DETERMINING THE SUM OF \$56,790,882.00 AS THE AMOUNT OF MONEY NECESSARY FOR USE OF PUBLIC SCHOOLS FOR YEAR 1973 AND APPROPRIATING THE SUM OF \$25,525,982.50 FOR THE USE OF PUBLIC SCHOOLS FOR SCHOOL YEAR 1973-1974 AND \$28,264,899.50 FOR THE SCHOOL YEAR 1972-1973 AND THE SUM OF \$3,000,000. RESTORED FOR SCHOOL YEAR 1972-1973.

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

7-R-e.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF \$500,000. (REVENUES FROM FEDERAL DEMOLITION PROGRAM M-10).

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF \$175,000. (REVENUES FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT COMPREHENSIVE PLANNING ASSISTANCE GRANT).

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

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/ 7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO INCLUDE AS SPECIAL ITEM OF ANTICIPATED REVENUE IN THE 1973 BUDGET SUM OF \$695,000. (REVENUES FROM DEPARTMENT OF AGRICULTURE-UNITED STATES OF AMERICA FOOD SERVICE PROGRAM).

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-h.

RESOLUTION REQUESTING CONSENT OF DIRECTOR OF LOCAL GOVERNMENT SERVICES FOR USE OF \$5,300,000. FROM THE SURPLUS DESIGNATED OTHER ASSETS PLEDGED TO OPERATING SURPLUS AS AN ITEM OF REVENUE "OPERATING SURPLUS ANTICIPATED WITH PRIOR WRITTEN CONSENT OF DIRECTOR OF LOCAL GOVERNMENT SERVICES."

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-i.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO APPROVE INSERTION OF ITEM OF REVENUE IN "MISCELLANEOUS REVENUE" IN 1973 CITY OF NEWARK BUDGET, SUM OF \$143,000. (REVENUE FROM HEW ASSISTANCE PROGRAM URBAN INSTITUTE).

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-j.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO GIVE CONSENT TO APPROVE INSERTION OF ITEM OF REVENUE IN "MISCELLANEOUS REVENUE" IN 1973 CITY OF NEWARK BUDGET, SUM OF \$2,286,028. (REVENUE FROM PLANNED VARIATIONS).

A motion to adopt the resolution was made by the Council of the Whole.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

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7-R-k.

RESOLUTION AMENDING THE BUDGET FOR THE YEAR 1973 AS APPROVED MARCH 1,

1973.

WHEREAS, the local municipal budget for the year 1973 was approved on the First day of March, 1973; and

WHEREAS, the public hearing on said budget has been held as advertised and is now closed; and

WHEREAS, it is desired to amend said approved budget;

NOW, THEREFORE, BE IT RESOLVED by the Municipal Council of the City of Newark, County of Essex that the following amendments to the approved budget of 1973 be made:

<u>CURRENT FUND - ANTICIPATED REVENUES</u>		<u>FROM</u>	<u>TO</u>
<u>GENERAL REVENUES</u>			
1.	Surplus Anticipated	2,000,000.00	2,000,000.00
2.	Surplus Anticipated with Prior Written Consent of Director of Local Government Services	4,000,000.00	5,300,000.00
	Total Surplus Anticipated	6,000,000.00	7,300,000.00
3.	Miscellaneous Revenues:		
	State and Local Fiscal Assistance Act of 1972:		
	Entitlement Periods:		
	July 1, 1973 to June 30, 1974	2,080,551.00	2,080,541.00
	Special Items of General Revenue Anticipated with Prior Written Consent of Director of Local Government Services:		
	Federal Demolition Program N.J. M-10	-0-	500,000.00
	Department of Agriculture - United States of America - Food Service Program	-0-	695,000.00
	Department of Housing and Urban Development - Comprehensive Planning Assistance Grant Program	-0-	175,000.00
	Revenues from Planned Variations United States Government, Department of Health, Education and Welfare - Assistance Program Urban Institute	-0-	2,286,028.00
	Total Miscellaneous Revenues	93,367,964.29	97,166,982.29
4.	Receipts from Delinquent Taxes	7,445,000.00	8,200,000.00
5.	Subtotal General Revenues (Items 1,2,3 and 4)	106,812,964.29	112,666,982.29
6.	Amount to be Raised by Taxes for Support of Municipal Budget:		
	(a) Local Tax for Municipal Purposes including Reserves for Uncollected Taxes	31,577,684.16	28,536,508.85

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<u>GENERAL REVENUES:</u> (Continued)		<u>FROM</u>	<u>TO</u>
3. Miscellaneous Revenues: (Continued)			
(b) Addition to Local District School Tax		5,632,224.10	5,632,224.10
Total Amount to be Raised by Taxes for Support of Municipal Budget		37,209,908.26	34,168,732.95
7. TOTAL GENERAL REVENUES		144,022,872.55	146,835,715.24
(A) Operations:			
TOTAL - OFFICE OF THE MAYOR AND AGENCIES		5,672,555.00	5,913,874.00
TOTAL - DEPARTMENT OF ADMINISTRATION		850,491.00	851,991.00
TOTAL - DEPARTMENT OF LAW		493,747.00	488,718.00
TOTAL - DEPARTMENT OF FINANCE		2,831,212.00	2,879,259.00
TOTAL - DEPARTMENT OF RECREATION AND PARKS		2,481,583.00	2,565,220.00
TOTAL - DEPARTMENT OF PUBLIC WORKS		17,388,442.00	17,337,479.00
TOTAL - DEPARTMENT OF POLICE		16,193,247.00	16,501,092.00
TOTAL - DEPARTMENT OF FIRE		8,739,087.00	8,717,192.00
TOTAL - DEPARTMENT OF HEALTH and WELFARE		9,093,284.00	8,656,653.00
TOTAL - DEPARTMENT OF ENGINEERING		-0-	750,460.00
UNCLASSIFIED PURPOSES:			
Salaries and Wages:			
Safe and Clean Neighborhoods Program:			
Police Department:			
Patrolmen		325,710.00	250,000.00
High Impact Anti-Crime Program:			
Police Department:			
Patrolmen		546,032.00	621,742.00
Total - Salaries and Wages		6,395,811.00	6,395,811.00
Other Expenses:			
Safe and Clean Neighborhoods Program		174,290.00	250,000.00
City Demonstration Agency (Model Cities Program) Third Action Year		5,654,000.00	4,631,348.00
CDA-Gladys Dickinson Health Center		-0-	370,480.00
CDA-Narcotics Advisory Rehabilitation Council		-0-	169,730.00
CDA-Action Now		-0-	194,768.00
CDA-Recreation Programs		-0-	114,683.00
CDA-Federal Grant Program		-0-	172,941.00
Planned Variations		-0-	1,114,389.00
PV Fiscal Management Study		-0-	80,000.00

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8. GENERAL APPROPRIATIONS (Continued)FROMTO

## (A) Operations (Continued)

## Unclassified Purposes: (Continued)

## Other Expenses: (Continued)

FV Fiscal Management Study	-0-	74,639.00
FV Fiscal Accountability Study	-0-	482,000.00
FV Neighborhood Health Centers	-0-	185,000.00
FV Child Day Care Centers	-0-	200,000.00
FV Neighborhood Street Sign Program	-0-	150,000.00

Total - Other Expenses	9,089,090.00	11,450,828.00
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Total Unclassified	15,484,901.00	17,846,639.00
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State and Local Fiscal Assistance Act  
of 1972:

## Entitlement Period

(July 1, 1973 to June 30, 1974)

## 1) Maintenance and Operating Expense

## (A) Public Safety

## Police Department

## Salaries and Wages

Patrolmen	1,940,276.00	1,940,271.00
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## Fire Department

## Salaries and Wages

Firemen	<u>140,275.00</u>	<u>140,270.00</u>
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## Entitlement Period

(July 1, 1973 to June 30, 1974)

Total	<u>2,080,551.00</u>	<u>2,080,541.00</u>
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Total Operations (Item 8 (A))	94,689,123.00	97,969,141.00
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## (B) Contingent

Total Operations Including Contingent	94,689,123.00	97,969,141.00
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## Detail:

Salaries and Wages	67,120,000.00	67,611,440.00
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Other Expenses (Including Contingent)	27,569,123.00	30,357,701.00
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## (C) Capital Improvements

Total Capital Improvements	1,161,974.00	1,161,974.00
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## (D) Municipal Debt Service

Total Municipal Debt Service	7,997,050.00	7,997,050.00
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(E) Deferred Charges and Statutory  
Expenditures - Municipal

## (1) DEFERRED CHARGES:

Prior Years' Bills	32,857.61	47,682.30
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Total Deferred Charges and Statutory Expenditures - Municipal	<u>14,008,886.95</u>	<u>14,023,711.64</u>
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March 29, 1973

8.	<u>GENERAL APPROPRIATIONS (Continued)</u>	<u>FROM</u>	<u>TO</u>
	(H) Total General Appropriations for Municipal Purposes (Items 8(A) to (G) inclusive	118,457,033.95	121,751,876.64
	(K) Total Municipal Appropriations for Local District School Purposes Items (I) and (J))	10,297,838.60	10,297,838.60
	(L) Subtotal General Appropriations (Items (H) and (K))	128,754,872.55	132,049,715.24
	(M) Reserve for Uncollected Taxes	15,268,000.00	14,786,000.00
9.	TOTAL GENERAL APPROPRIATIONS	144,022,872.55	146,835,715.24
	<u>DEDICATED WATER UTILITY BUDGET</u>		
10.	<u>DEDICATED REVENUES FROM WATER UTILITY</u>		
	Operating Surplus Anticipated	1,280,499.02	1,217,679.92
	Total Operating Surplus Anticipated	1,482,184.92	1,419,365.82
	Total Water Utility Revenues	10,211,297.90	10,148,478.80
11.	<u>APPROPRIATIONS FOR WATER UTILITY</u>		
	Division of Water Supply		
	Salaries and Wages:		
	Manager, Division of Water Supply	-0-	19,000.00
	Division Engineer - Water	17,672.00	4,740.00
	Assistant Division Engineer	-0-	16,000.00
	Principal Engineer	31,500.00	-0-
	Water Service Inspector	103,601.00	86,044.00
	Plumber Foreman	-0-	14,938.00
	Plumber	68,687.00	63,718.00
	Draftsman - Water	36,097.00	18,877.00
	Senior Engineer - Water	15,908.00	-0-
	Total - Salaries and Wages	2,584,891.00	2,534,743.00
	Prior Year's Bills	15,487.90	2,816.80
	Guasto Construction, Inc. 1970	12,671.10	-0-
	TOTAL WATER UTILITY APPROPRIATIONS	10,211,297.90	10,148,478.80

A motion to adopt the resolution was made by the Council of the Whole  
and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks and President  
Turco.

A motion to recess this meeting to 10 A.M., Monday, April 2, 1973 was  
made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks and President  
Turco.


March 29, 1973

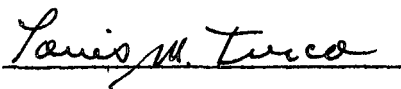
The City Clerk announced the amendments to the 1973 Budget of the City of Newark will be published in the Star Ledger issue of March 30, 1973. Amendments will be submitted to the Division of Local Government Services, Department of Community Affairs.

This meeting stands recessed to 10:00 A.M., Monday, April 2, 1973, for the purpose of holding a hearing on the amendments to the Municipal Budget for the Year 1973 and to adopt the 1973 Budget of the City of Newark, as amended.

This meeting recessed at 12:15 P.M.

APPROVED;

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Louis M. Turco  
\_\_\_\_\_  
President

d

Newark, New Jersey, April 2, 1973

A recessed meeting of the March 29, 1973 meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:20 A. M.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk: This is the date, the time and place for the hearing on the amendments to the Budget of the City of Newark for the year 1973. The Budget was approved by the Council on the 1st day of March, 1973; advertised on March 10, 1973, a hearing was established, held and closed on the 29th day of March, 1973 on which date the Municipal Council amended the Budget and ordered the amendments to be published in the Star Ledger issue of March 30, 1973. The amendments were so advertised. The Council further ordered that a hearing on these amendments shall take place at 10:00 A.M., or as soon thereafter, on the 2nd day of April, 1973, in the Newark City Hall.

The amendments were submitted to the Division of Local Government Services, Department of Community Affairs on March 30, 1973.

This being the date, time and place set for the hearing on the amendments to the Budget of the City of Newark for the Year 1973, the President is respectfully requested to declare open the hearing on the amendments.

President Turco: The hearing on the amendments to the Budget of the City of Newark for the Year 1973 is now declared open.

The City Clerk asked if anyone present desired to be heard on the amendments to the Budget of the City of Newark for the Year 1973.

No one appearing, a motion to close the hearing on the amendments, as advertised, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

✓ A motion that the Budget of the City of Newark for the Year 1973 in its final form, as amended, be adopted and the City Clerk be directed forthwith to forward two copies of this Adopted Budget to the New Jersey State Division of Local Government Services in Trenton, New Jersey and one copy to the Essex County Tax Board, as by Statute required, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

April 2, 1973

President Turco stated various Councilmen wish to comment on the Budget that has now been adopted. The Council wishes to make it clear we did not participate in any deals to accept the Budget submitted by the Board of Education as has been implied by the Mayor. If any prior agreement was made by Administration, this Council is certainly not bound to it. The \$1.5 million in reduction of the School Budget was a result of our analysis of the School Budget and as a result of our contact with the Board of Education Auditors. I think it should be kept in mind that this year, unlike last, the Council was not supplied with any analysis whatsoever of the School Budget that has been prepared in the past by our Finance Director. Furthermore, the School Board did not submit any Audit for the year ending June, 1972. But as a result of our analysis, our contact with school Auditors, we determined that there was a Budget surplus of \$1.8 million. This was not the representation that had been made by School Officials. As a result of that we were convinced that a slash of \$1.5 million will not in any way affect the education and welfare of the children of the City of Newark.

Councilman Harris stated for the record the only thing he knew about a "deal" with the Board of Education was what he read in the newspaper. He individually had no input whatsoever, anything to say about it, did not participate, did not sit in at discussions whatsoever with the Board of Education. If there was a "deal" it was done between the Mayor and the Board of Education. Secondly, he is thoroughly disgusted with reading in the newspaper about the fact that other people set the tax rate. No one under the Statutes that we operate has the right to set the tax rate except ourselves. We reduced the taxes in the City of Newark. It is our function, it is our responsibility under the law and the Mayor can not set the tax rate. Tell the citizens of Newark we reduced the taxes.

Councilman Megaro stated that Councilman James and he serve on the Board of School Estimate and in no way participated in any meeting or conference held between the Mayor with reference to the School Budget. He said he would like to say that as a matter of record.

Councilman James stated he also would like to say with respect to the "deals", Mr. Neely, Budget Officer and the Mayor made their deals with the Board. It is irresponsible making deals whereby you say to the Board "as long as your Budget doesn't go up in total figure over 10% of last year, do anything you want." Because of this fact take in account that the Board of

April 2, 1973

Education would receive an additional \$15 million slightly less in formula. In sense you are saying to the Board of Education "we don't care what you do, we don't care about accountability, as long as it looks better than last year, as long as it doesn't go up over 10% you have that posture and have the Board of Education come in with over 100 new Administrative positions where is an irresponsible position to take. He thought that Administration would do well to look at the positions being requested by the Board and see if it has anything to do with improving the system or once again payroll padding the pork in the barrel. He certainly does not want any statements saying he met with the Administration, the Mayor or Mr. Neely. That is their deal. He doesn't have anything to do with it. Both Councilman Megaro and he who sit on the Board of School Estimate were not invited to those meetings so he does not know about the deals they are talking about.

Councilman Bottone said he is just reiterating what is old hat. There certainly is a lack of communication between the Administration and this Council. They would like to take all the credit. Certainly when something is wrong they would like to throw the bricks here. When something goes a little on the right side someone likes to take the credit. He would like to say again, this Council worked very hard scrutinizing the budget, cut it as best they could without diminishing or lowering the services. He thinks this Council should be given a great amount of credit for the Budget that has been brought forth this year.

Councilman Harris noted that while the Council was working on the Budget, the Mayor was in Japan and he couldn't do anything to reduce the Budget in Japan.

President Turco stated before the Council adjourns he noticed in the papers yesterday that there was supposed to be some picketing at City Hall. He is not so much concerned about that but he has had many inquiries from the Ironbound Manufacturers as to why the Captain of the Precinct is being moved out. He would like to have the opportunity to discuss the reasons with Director Kerr. He would like to ask the City Clerk if he would send a note today to the Director that perhaps he might be available tomorrow at our pre-meeting conference where the proposed transfer maybe explored.

Councilman Harris stated that Director Kerr's mother died suddenly last night of a heart attack, therefore, he doubts very much that Director Kerr would be available.

April 2, 1973

President Turco replied if we are not able to contact the Director perhaps through the Chief of Police we could request them to withhold all transfers until we have an opportunity to discuss this when Director Kerr is able to come back. These are important enough matters to warrant our inquiry prior to these moves being made. It will be very difficult to effectuate any changes thereafter.

Councilman Harris added for the record, that he sees no reason why Director Kerr should not have the same powers as were vested with Mr. Redden when he was the Police Director to make any sort of moves he sees fit and for him to have the sort of Police Department he wants to have. It was "hands off" and no political input whatsoever insofar as anyone in the City Government was concerned when Director Redden served as Director of the Police Department. He called attention to the fact that no Councilman could dare suggest for a man to be moved to a motorcycle. That is the gospel truth and everyone sitting here knows it. Director Kerr has the right while he is serving as Acting Police Director to make whatever moves he feels in his opinion is in the best interests of the City of Newark.

President Turco agreed with Councilman Harris. However, he thought that two points were missed. First, he certainly has in view the interest of his Ward, the right to ask Director Kerr the reasons for the transfer. He did not think Councilman Harris would want to deny him that opportunity. Second, when Director Redden made his changes when he assumed the Directorship, he was one of the Council Members who called Director Redden in and this Council made detailed inquiry into reasons for his changes and at that time the majority was satisfied with the reasons and left it at that. We are not attempting to do anything with Director Kerr that we have not done with Director Redden. He thought we have the right to get the reasons for the proposed transfers when the Businessmen in the area apparently feel that it will not be in the best interests of the community. While he is not criticizing the Director, he would like to have an opportunity to obtain the information from him that he sought to obtain from Director Redden when he was in Office. Director Redden was able to come in and give an explanation which he believed was proper and it was left at that and perhaps Director Kerr can do the same.

Councilman Westbrook questioned President Turco, before we ask the Director in, he does not think the City Clerk has the authority to do that without full Council approval.

April 2, 1973

City Clerk D'Ascensio replied that is correct.

President Turco repeated he would like an opportunity to discuss this with Director Kerr when he is able to come back. He said he is not talking about the Tactical Squad Transfers. He is concerned with the reason for the proposed transfer of Captain Raymond Tenpenny of the East Precinct in view of the requests he has from the Businessmen in his area. This is not in terms of criticizing the Director but he would like to have an opportunity to discuss this with him as we did with the Former Police Director. This involves his area, no other Ward.

President Turco moved that Director Kerr be invited to discuss this matter with the Council.

Councilman Megaro added he does not wish to be critical of Director Kerr, but there were two Captains transferred in the North Ward. Captain Christiansen and Captain Marks and at that time there was no reason given for these transfers. It was just an Administrative transfer.

Councilman Westbrooks suggested that the first thing the President of the Council should do is probably meet with Director Kerr on his own and if he feels he didn't get a proper kind of response, then he should bring it back to the Council. He would not be in support of the motion because he feels it is an East Ward problem.

President Turco pointed out Councilman Westbrooks above all is the first one to have people come before the City Council. He is asking what Councilman Westbrooks asked on many occasions and this is not any inquiry, this is not any witch hunt. He thought it is proper for the entire Council to receive the benefit of this information. This is not done in any derogatory way but he asked Councilman Westbrooks to support the same motion he has made many times of the City Council.

Councilman James stated he cannot recall any time when he asked this Council, collectively, for any Administrative Personnel to come before the Council dealing with South Ward that the problem was voted down. With that in mind, he would support any Councilman summoning anyone to appear before the Council and he would be there to address himself to it. In his two years plus on the Council he knows of no motion of his requesting individuals to supply information or feedback being turned down.

Councilman Megaro seconded the motion to invite Director Kerr to meet with the Municipal Council.

1053

April 2, 1973

The motion to invite Director Kerr to appear before the Municipal Council to discuss proposed Police transfer in the East Ward failed of adoption by the following votes:

Yes: Councilmen Bottone, James, Megaro, President Turco.

No: Councilman Westbrooks.

Not Voting: Councilman Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Megaro, Westbrooks, President Turco.

This meeting adjourned at 11:40 A. M.

APPROVED:

Frank D'Ascensio

Frank D'Ascensio

\_\_\_\_\_  
City Clerk

Louis M. Turco

Louis M. Turco

\_\_\_\_\_  
President



NEWARK, NEW JERSEY, APRIL 4, 1973

1054

April 4, 1973

IMMEDIATELY PRECEDING THE REGULAR MEETING OF THE MUNICIPAL COUNCIL, COUNCILMAN JAMES, ON BEHALF OF THE MUNICIPAL COUNCIL PRESENTED AN AWARD TO MR. REGGIE JONES, A MEMBER OF THE UNITED STATES BOXING OLYMPIC TEAM WHO REPRESENTED THIS COUNTRY IN THE INTERNATIONAL OLYMPICS HELD IN GERMANY IN 1972.

A REGULARLY SCHEDULED MEETING OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, WAS HELD ON THE ABOVE DATE IN THE COUNCIL CHAMBER, CITY HALL, NEWARK, NEW JERSEY, AT 1:00 P. M.

THE AUDIENCE AROSE FOR THE NATIONAL ANTHEM.

THE PRAYER WAS OFFERED BY REVEREND J. W. MAPSON, MT. CALVARY MISSIONARY BAPTIST CHURCH.

PRESIDENT TURCO CALLED THE MEETING TO ORDER AND ASKED FOR ROLL CALL.

PRESENT: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO, CITY CLERK FRANK D'ASCENSIO, CLERK OF THE MUNICIPAL COUNCIL; LIEUTENANT BERNARD EKECHIK, SERGEANT-AT-ARMS.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(COPIES OF THESE REPORTS AND RECOMMENDATIONS ARE AVAILABLE FOR PERUSAL UPON APPLICATION TO THE OFFICE OF THE CITY CLERK)

/ 4-A.

THE CITY CLERK PRESENTED ANNUAL REPORT, OFFICE OF THE CITY CLERK, FOR THE YEAR 1972.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/ 4-B.

THE CITY CLERK PRESENTED REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF FEBRUARY, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/ 4-C.

THE CITY CLERK PRESENTED ANNUAL REPORT OF NEWARK MUNICIPAL COURT, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A MOTION THAT THE ANNUAL REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/ 4-D.

THE CITY CLERK PRESENTED REPORT OF MUNICIPAL COURT PART 6, OFFICE OF THE MAYOR

APRIL 4, 1973

AND AGENCIES, FOR THE MONTHS OF NOVEMBER, DECEMBER, 1972, JANUARY AND FEBRUARY, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-E.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE - RAMAPO, HELD FEBRUARY 14, 1973.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN WESTBROOKS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-F.

THE CITY CLERK PRESENTED REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR JANUARY AND FEBRUARY, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-G.

THE CITY CLERK PRESENTED ANNUAL REPORT OF THE NEWARK MUSEUM, FOR THE YEAR 1972.

A MOTION THAT THE ANNUAL REPORT BE RECEIVED AND PLACED ON FILE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BONTEMPO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-H.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-72 AND INDICATING NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS FROM MARCH 5, 1973 TO MARCH 9, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

APRIL 4, 1973

4-I.

THE CITY CLERK PRESENTED REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6 AND R-32 AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS FROM MARCH 12, 1973 TO MARCH 16, 1973.

A MOTION THAT THE REPORT BE RECEIVED AND COPIES DISTRIBUTED TO THE TAX ASSESSOR AND TAX COLLECTOR FOR IMPLEMENTATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

4-J.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, HELD FEBRUARY 15, 1973.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

4-K.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, HELD MARCH 7, 1973.

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

4-L.

THE CITY CLERK PRESENTED COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD FEBRUARY 9, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

4-M.

THE CITY CLERK PRESENTED COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD FEBRUARY 9, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY PRESIDENT TURCO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

APRIL 4, 1973

/4-N.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD FEBRUARY 21, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN WESTBROOKS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-O.

THE CITY CLERK PRESENTED COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD FEBRUARY 21, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONNE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-P.

THE CITY CLERK PRESENTED COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD FEBRUARY 27, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY COUNCILMAN BONTEMPO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-Q.

THE CITY CLERK PRESENTED COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD FEBRUARY 27, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

/4-R.

THE CITY CLERK PRESENTED COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD MARCH 13, 1973.

(COPY SUBMITTED TO EACH MEMBER OF THE COUNCIL)

APRIL 4, 1973

A MOTION THAT THE COPY OF MINUTES BE RECEIVED WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

THE CITY CLERK: MR. PRESIDENT AND MEMBERS OF THE COUNCIL, WITH RESPECT TO THE FOLLOWING BOARD OF ADJUSTMENT APPLICATIONS, I MAKE THIS STATEMENT FOR THE BENEFIT OF THOSE INTERESTED IN THESE APPLICATIONS.

SINCE THE DETERMINATION OF THE COUNCIL MUST BY LAW BE BASED ON THE RECORDS MADE BEFORE THE BOARD OF ADJUSTMENT, AN OBJECTING PARTY IN INTEREST OR THE APPLICANT, DESIRING TO BE HEARD, SHALL LIMIT THEMSELVES EXCLUSIVELY TO THE TESTIMONY PRESENTED AT THE HEARING BEFORE THE BOARD OF ADJUSTMENT.

4-A-1.

THE CITY CLERK READ APPLICATION OF JOSEPH LOMUSCIO (MEEKER FOUNDRY CO., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A GASOLINE STATION AND AN AUTOMATIC AUTO LAUNDRY; ON PREMISES 87-95 CLAY STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-1)

(PUBLIC HEARING CONTINUED)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION, TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. JOSEPH LOMUSCIO, 7 EIGHTH STREET, FAIRVIEW, NEW JERSEY, APPLICANT, APPEARED.

COUNCILMAN MEGARO NOTED THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT INDICATE THERE SEEMS TO BE SOME PROBLEMS INVOLVED IN THE AREA. THERE ARE INDUSTRIES THAT WOULD BE AFFECTED BY THIS TYPE OF PROJECT BECAUSE THERE IS AN ISLAND IN THE STREET AND PARKING OF CARS WOULD BE A HINDRANCE TO RESIDENTS. HE VISITED THE SITE TO ASCERTAIN THESE FACTS.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND REJECT THIS APPLICATION BASED ON THE AFOREMENTIONED REASONS, WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

4-A-2.

THE CITY CLERK READ APPLICATION OF WENFORD MC COLLUM (S.M.Z. CORPORATION, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 453-457 SOUTH 7TH STREET; ON CONDITION THAT 1) ALL CUSTOMER'S CARS ARE TO BE KEPT ON THE PREMISES; THERE IS TO BE NO PARKING ON THE STREETS; 2) THE BUILDING AND

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SURROUNDING LOTS ARE PROPERLY MAINTAINED; 3) ALL REPAIRS AND PAINTING OF BUILDING MUST BE MADE WITHIN 90 DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

(PUBLIC HEARING CONTINUED)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

COUNCILMAN WESTBROOKS CALLED ATTENTION THE CONDITIONS CONTAINED IN THIS APPLICATION HAVE NOT BEEN COMPLIED WITH BY THE APPLICANT AND IN ALL INDICATIONS THEY WOULD NOT BE ADHERED TO IN THE FUTURE. THERE WERE SEVERAL COMPLAINTS MADE AGAINST THE APPLICANT INDICATING INCESSANT NOISE, DUST, LITTER AND ILLEGAL PARKING OF CARS. TWO OF THE OBJECTORS SUBMITTED A TWO-PAGE DOCUMENT OUTLINING THEIR REASONS FOR OPPOSING THE GRANTING OF THIS VARIANCE. HE WITNESSED THESE CONDITIONS AND IN LIGHT OF THESE COMPLAINTS TRIED TO WORK UNSUCCESSFULLY WITH THE APPLICANT.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND REJECT THIS APPLICATION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-3.

THE CITY CLERK READ APPLICATION OF MANUEL FRED SIMOES, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 1-STORY REAR ADDITION TO A BUILDING USED FOR RESTAURANT, BAR AND 2-FAMILY DWELLING AND LEAVING NO REAR AND SIDE YARDS AND NO ON-SITE PARKING; ON PREMISES 325 LAFAYETTE STREET.

(VOTE OF BOARD OF ADJUSTMENT 3-1)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

AT THE REQUEST OF PRESIDENT TURCO, THE CITY CLERK COUNTED 15 OBJECTORS TO THE GRANTING OF THIS VARIANCE WHO WERE PRESENT IN THE AUDIENCE; FURTHER A PETITION WAS SUBMITTED LISTING FURTHER OBJECTORS.

MRS. ANN GESUMARIA, 150 VAN BUREN STREET, NEWARK, NEW JERSEY, REPRESENTING RESIDENTS IN THE VICINITY OF THIS APPLICATION, ALLEGED THE APPLICANT LISTED HIS PROPERTY AS A TWO FAMILY DWELLING AND INSTEAD IT IS A BOARDING HOUSE. HE PLANS TO BUILD A BARBECUE DIRECTLY ADJACENT TO GARBAGE CANS, CREATING ODORS; THERE IS AN ILLEGAL GAS OVEN OPERATING IN THE BASEMENT; THAT A LUNCH WAGON WAS BEING HOSED DOWN ON THE PREMISES AND GENERALLY SANITATION AND HEALTH LAWS WERE BEING VIOLATED. SHE ADDED CARS WERE PARKED NEAR THE FIRE HYDRANT WHICH WAS NEVER CLEAR AND DOCTORS AND BANKS IN THE AREA NEVER HAVE PARKING SPACE.

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MR. PETER VITANZO, 55 WASHINGTON STREET, EAST ORANGE, ATTORNEY FOR THE APPLICANT ASSERTED THE BARBECUE WILL BE ENCLOSED AND BY DOING THIS, THE GARBAGE CANS WILL BE KEPT INSIDE, COMPLETELY HOUSED. MR. SIMOES, APPLICANT, HAS HIS OWN GARBAGE DISPOSAL. PHOTOGRAPHS OF THE PLANNED AREA WERE SUBMITTED TO MEMBERS OF THE COUNCIL. HE ALLEGED THE OBJECTOR TOOK PHOTOGRAPHS OF THE INSIDE AREA WHICH WERE INTRODUCED TO THE BOARD OF ADJUSTMENT MR. VITANZO STRESSED THERE WAS NO JUSTIFIABLE REASON WHY THIS APPLICATION SHOULD BE REJECTED. IF ANYTHING, THE RESIDENTS IN THE AREA WILL BENEFIT BY THIS BARBECUE AND HE ALLEGED THE OFFENDING GARBAGE CANS BELONGED TO DOCTORS NEARBY.

PRESIDENT TURCO ADDRESSED BOARD OF ADJUSTMENT SECRETARY ROSSI, INDICATING IN READING THE TRANSCRIPT NOTED THERE WERE 28 OBJECTORS WHEN THIS MATTER CAME UP BEFORE THE BOARD OF ADJUSTMENT. ONLY 3 OBJECTORS WERE GIVEN THE OPPORTUNITY TO BE HEARD. THE MUNICIPAL COUNCIL MUST BASE THEIR DECISION ON THE RECORD BELOW AND THE BOARD OF ADJUSTMENT HAS THE RIGHT TO ESTABLISH RULES AND PROCEDURES. HOWEVER, THE BOARD HAS NO RIGHT TO LIMIT THE NUMBER OF PEOPLE WHO WISH TO SPEAK. PRESIDENT TURCO MAINTAINED THE COUNCIL WILL NOT ACCEPT RECOMMENDATIONS FROM THE BOARD OF ADJUSTMENT IN CASES WHERE INDIVIDUALS ARE NOT ALLOWED TO BE HEARD.

PRESIDENT TURCO ADDED HE FELT THERE WAS A GREAT ABUSE OF DISCRETION BY THE BOARD OF ADJUSTMENT IN WHICH THE COUNCIL IS INTERESTED. HE DIRECTED THE ZONING BOARD AND HEALTH DEPARTMENT TO MAKE AN INSPECTION OF THE PREMISES, PARTICULARLY WITH RESPECT TO THE NUMBER OF TENANTS RESIDING IN A HOUSE WHICH IS NOT LISTED AS A BOARDING HOUSE, CORRECTIVE ACTION WITH RESPECT TO THE GAS OVEN IN THE BASEMENT AND ANY VIOLATION OF THE HEALTH AND SANITATION LAWS IN CONNECTION THEREWITH FOR THE 5 x 7' BARBECUE PIT; AND THE HOSING DOWN OF THE LUNCH WAGON. PRESIDENT TURCO REQUESTED THIS INFORMATION BE SUBMITTED TO THE MEMBERS OF THE MUNICIPAL COUNCIL PRIOR TO THEIR APRIL 18, 1973 MEETING.

COUNCILMAN BONTEMPO DECLARED RESIDENTIAL AREAS AND THE CITIZENS SHOULD BE PROTECTED. HE WOULD VOTE IN OPPOSITION TO THE GRANTING OF THIS VARIANCE SO THE RESIDENTS AND THEIR CHILDREN MAY ENJOY GOOD LIVING.

COUNCILMAN HARRIS CALLED ATTENTION ECOLOGY SHOULD BE CONSIDERED BECAUSE IT HAS AN EFFECT ON THE LONGEVITY OF OUR LIVES. CITY ORDINANCES SHOULD BE AMENDED TO PREVENT SUCH HAZARDS. HE WILL ALWAYS BE COGNIZANT OF THE TAXPAYERS WHO KEEP THE CITY GOING. COUNCILMAN HARRIS WAS OPPOSED TO SUCH ESTABLISHMENTS WHICH WOULD BE DETRIMENTAL TO THE PEOPLE IN THE CITY.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING, REJECT THIS APPLICATION AND DIRECT THE CITY CLERK TO REQUEST HEALTH AND WELFARE DEPARTMENT DIRECTOR BUFORD, PUBLIC WORKS DIRECTOR FRISCIA AND BOARD OF ADJUSTMENT SECRETARY ROSSI TO CAUSE INVESTIGATIONS TO BE MADE OF ALLEGATIONS WITH RESPECT TO THIS MATTER, WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT

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TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

/4-A-4.

THE CITY CLERK READ APPLICATION OF MORBERT REALTY CO., OWNER UNDER CONTRACT;  
TO PERMIT IN A 2ND INDUSTRIAL DISTRICT COMMERCIAL GARAGE AND WELDING; ON PREMISES 483-  
491 MULBERRY STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO AP-  
PROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDA-  
TIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN  
MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

/4-A-5.

THE CITY CLERK READ APPLICATION OF VICTOR FELZENBERG (PAYROLL EXPRESS CORP.,  
OWNER); TO PERMIT IN A 2ND RESIDENCE DISTRICT PRIVATE PARKING LOT FOR OFFICE LOCATED  
AT 295 LYONS AVENUE; ON PREMISES 117 ALDINE STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO AP-  
PROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

MR. SEYMOUR KLEIN, 24 COMMERCE STREET, NEWARK, NEW JERSEY, ATTORNEY FOR THE  
APPLICANT APPEARED.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOM-  
MENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY COUNCILMAN JAMES, SECONDED BY  
COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

/4-A-6.

THE CITY CLERK READ APPLICATION OF J & B SERVICE CENTER, INC. (SOUTH END  
EXPRESS, INC., OWNER) TO PERMIT IN A 2ND INDUSTRIAL DISTRICT AUTOMOBILE REPAIR SHOP  
INCLUDING BODY AND FENDER WORK AND PAINTING; ON PREMISES 418-428 MARKET STREET.

(VOTE OF BOARD OF ADJUSTMENT 4-0)

THE CITY CLERK CALLED FOR THOSE DESIRING TO BE HEARD ON THE APPLICATION TO AP-  
PROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.



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MR. STANLEY HAUSMAN OF HOROWITZ, BROSS AND SININS, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, ATTORNEY FOR THE APPLICANT, APPEARED.

NO ONE ELSE APPEARING, A MOTION TO CLOSE THE HEARING AND CONCUR IN THE RECOMMENDATIONS OF THE BOARD OF ADJUSTMENT WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

PRESIDENT TURCO CALLED FOR ORDINANCES ON FIRST READING.

6-F-A.

THE CITY CLERK READ AN ORDINANCE SUPPLEMENTING AN ORDINANCE MAKING THE PROVISION OF SUB-TITLE 1 OF TITLE 39, MOTOR VEHICLE AND TRAFFIC LAWS OF NEW JERSEY, AND LOCAL REGULATIONS THEREUNDER, APPLICABLE TO DRIVEWAY AND ENTRANCE TO GATEWAY MOTOR INN, OWNED BY FOOD FAIR PROPERTIES AGENCY, INC., (6-S & F-c) ADOPTED DECEMBER 6, 1972, TO MAKE SAID PROVISIONS APPLICABLE TO THE ENTRANCES AND EXITS IN THE AREA OF GATEWAY MOTEL EXCEPT 45 DEGREE PARKING STALLS DESIGNATED ON MAP D-1600.

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

(THIS ORDINANCE FAILED OF ADOPTION MARCH 21, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

6-F-B.

THE CITY CLERK READ AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON SCHUYLER AVENUE,

(SCHUYLER AVENUE, EAST SIDE, BETWEEN LEHIGH AVENUE AND LYONS AVENUE)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(APPROVED BY DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING)

APRIL 4, 1973

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN HARRIS AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

/ 6-F-C.

THE CITY CLERK READ AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-1 ADOPTED NOVEMBER 21, 1972, SO AS TO CHANGE THE DESIGNATION "NORTH PLAZA REDEVELOPMENT PROJECT N.J.R.-53" TO THE CORRECT DESIGNATION "NEWARK PLAZA REDEVELOPMENT PROJECT N.J.R.-58."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

/ 6-F-D.

THE CITY CLERK READ BOND ORDINANCE TO AUTHORIZE THE INSTALLATION OF ADDITIONAL ELECTRIC CABLES FOR THE SECOND FLOOR OF 22 FRANKLIN STREET TO ACCOMMODATE ADDITIONAL COMPUTER EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$20,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/4-72).

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

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YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS  
DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED  
TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON  
FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING  
AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

6-F-E.

THE CITY CLERK READ BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE  
VEHICLES AND EQUIPMENT AND TO PROVIDE ADDITIONAL FUNDS FOR THE STORM WATER IMPROVEMENT  
IN THE VICINITY OF NEWARK AIRPORT IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN AP-  
PROPRIATION OF \$289,050 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHOR-  
IZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE IS-  
SUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS  
(CAPITAL BUDGET PROJECT NOS. 46/205-72, 47/225-72, 47/229-72 AND 170-70).

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN  
MEGARO, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY PRESIDENT TURCO BY  
THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS  
DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED  
TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON  
FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING  
AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

6-F-F.

THE CITY CLERK READ AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT  
TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF  
NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON  
GOULD AVENUE.

(EAST ON GOULD AVENUE TO NORTH ON WEST MARKET OR HUMBOLDT STREET)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(AWAITING APPROVAL OF DEPARTMENT OF TRANSPORTATION, DIVISION OF TRAFFIC  
ENGINEERING)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AWAITING APPROVAL OF DEPARTMENT OF  
TRANSPORTATION, DIVISION OF TRAFFIC ENGINEERING WAS MADE BY COUNCILMAN WESTBROOKS,  
SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING  
VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

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6-F-g.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-B1). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)

(DATA PROCESSING COORDINATOR, PUBLIC WORKS \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE COUNCIL FEBRUARY 20, 1973)

(FINANCE DIRECTOR JUNGHERR MET WITH THE COUNCIL MARCH 13, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

6-F-h.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-U). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE.

(DATA PROCESSING COORDINATOR, HEALTH AND WELFARE \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHERR MET WITH THE COUNCIL FEBRUARY 20, 1973)

(FINANCE DIRECTOR JUNGHERR AND HEALTH AND WELFARE DIRECTOR BUFORD MET WITH THE COUNCIL MARCH 13, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

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6-F-1.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-Y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATIONS)

(ASSISTANT DATA PROCESSING COORDINATOR,  
POLICE DEPARTMENT \$13,000. - \$16,800.

DATA PROCESSING COORDINATOR, POLICE DEPARTMENT 15,000. - 18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHER MET WITH THE COUNCIL FEBRUARY 20, 1973)

(FINANCE DIRECTOR JUNGHER, POLICE DEPARTMENT ACTING DIRECTOR KERR AND DEPUTY CHIEF REDDEN MET WITH THE COUNCIL MARCH 13, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

6-F-2.

THE CITY CLERK READ AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-Ba) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)

(DATA PROCESSING COORDINATOR, FIRE DEPARTMENT \$15,000. - \$18,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(BUSINESS ADMINISTRATOR BODINE AND FINANCE DIRECTOR JUNGHER MET WITH THE COUNCIL FEBRUARY 20, 1972)

(FINANCE DIRECTOR JUNGHER AND FIRE DEPARTMENT DIRECTOR CAUFIELD MET WITH THE COUNCIL MARCH 13, 1973)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN

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HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

/ 6-F-K.

THE CITY CLERK READ AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-K) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES, HOURS OF WORK, AND CREATE TITLES AS PER CIVIL SERVICE RECLASSIFICATION)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE ORDINANCE ON FIRST READING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE IS DECLARED ADOPTED ON FIRST READING AND THE CITY CLERK IS HEREBY AUTHORIZED AND DIRECTED TO ADVERTISE SAID ORDINANCE AND GIVE PUBLIC NOTICE OF ITS INTRODUCTION AND PASSAGE ON FIRST READING AS PROVIDED BY LAW. THIS ORDINANCE WILL COME UP FOR A PUBLIC HEARING AND BE CONSIDERED FOR FURTHER ACTION ON APRIL 18, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

PRESIDENT TURCO CALLED FOR ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

/ 6-PH, S &amp; F-A.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-Ba), AND AMENDMENTS THERETO, (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARIAL ASSISTANT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. That an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor (6S & Fbg), adopted November 22, 1966, be amended by creating the position, title code, annual minimum salary, and annual maximum salary therefor, to wit:

<u>Position</u>	<u>Annual Minimum Salary</u>	<u>Annual Maximum Salary</u>
Secretarial Assistant 05-025.50	\$7,350	\$9,450

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-B.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE CREATING A REAL ESTATE COMMISSION.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby established in the office of the Mayor a committee which shall be known as the "Real Estate Commission of the City of Newark", hereinafter referred to as the "commission", for the purpose of advising the City Council with respect to the sale or retention of property not required for governmental purposes. The commission's advice shall be in the form of written re-

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commendations, with supporting data, which may include but shall not be limited to, any of the following:

- (a) Recommend the sale of City owned land,
- (b) Recommend the leasing of City owned land,
- (c) Recommend conditions for the sale or leasing of City owned land,
- (d) Recommend the retention of land for future Municipal use,
- (e) Recommend specific "upset" prices to facilitate the sale of City owned land,

Section 2. The commission shall be composed of the following persons:

- (a) A member of the Municipal Council, to be selected by that body
- (b) The Tax Assessor
- (c) The Chief Planner
- (d) The Executive Director of the Newark Economic Development Commission
- (e) The Tax Collector

Section 3. All members of the commission shall serve, as such, without compensation.

Section 4. The commission shall select one of its members to be chairman and shall adopt such rules of procedure as are necessary to fulfill its purposes as set forth in section 1 above. The commission shall hold meetings at regular intervals and shall endeavor to advise the Municipal Council with respect to all salable real estate and shall review its recommendations, as it shall from time to time deem necessary.

Section 5. The real estate officer within the Division of Revenue Collections shall provide the commission with surveys, photographs and such other documentation as the commission shall require in the performance of its functions. All other City departments and agencies shall cooperate with the commission in all respects.

Section 6. The powers and functions of the commission shall be advisory only and the commission shall have no power to make contracts on behalf of the City, nor to employ any persons as regular employees or as consultants.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with law.



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PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY PRESIDENT TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-C.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND SECTION 4 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-B1) AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR DISPATCHER.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 4 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor, (6S&Fb1), adopted November 22, 1966 as amended and supplemented, be amended by creating the title, title code, annual minimum salary, annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Dispatcher (40 hours) 16-038	\$3.50 per hr.	\$4.20 per hr.
16-038.10 1st year	3.50 per hr.	3.50 per hr.
16-038.20 2nd year	3.85 per hr.	3.85 per hr.
16-038.30 3rd year	4.20 per hr.	4.20 per hr.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage AND publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

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YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE  
HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE  
STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE  
MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-D.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVER-  
TISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC  
HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT  
POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,"  
ADOPTED NOVEMBER 22, 1966 (6-S & F-BA). (TO CREATE THE POSITION AND SALARY RANGE FOR  
SECRETARIAL ASSISTANT IN THE BUDGET DIVISION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1(b) of an ordinance entitled, "An ordinance  
creating permanent positions in the Department of Administration and establishing  
salaries therefor", adopted November 22, 1966 (6S&Fba) be and the same is amended  
to create the position of Secretarial Assistant in the Budget Division and to  
establish the minimum and maximum salary range and title code therefor, to wit:

1(b) Budget Division

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Secretarial Assistant 05-025.50	\$ 7,350.	\$9,450.

Section 2. All prior ordinances or parts of prior ordinances which relate  
to the above position title, hours of employment, number of positions, annual  
minimum salary and annual maximum salary therefor, which are inconsistent  
herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and  
publication and in accordance with the laws of the State of New Jersey-

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO AP-  
PROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON  
SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN MEGARO, SECONDED BY PRESIDENT  
TURCO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

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PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-PH, S & F-E.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR" (6-S & F-a) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARIES FOR PRESIDING JUDGE AND JUDGE OF THE MUNICIPAL COURT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1(c) of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor" (6S&Fq) adopted November 22, 1966 and amendments thereto, be and the same is hereby amended by adjusting the salaries as follows, to wit:

1(c) Municipal Courts

<u>POSITION</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Presiding Judge of the Municipal Court 02-013	1	\$27,500.	\$27,500.
Judge of the Municipal Court 02-016	5	25,000.	25,000.

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

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6-Ph, S & F-F.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-M) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF COMMUNITY RELATIONS COORDINATOR, MUNICIPAL COUNCIL)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6S& Fm) adopted November 22, 1966 and amendments thereto, be and is hereby amended by creating the title, title code, the annual minimum salary, the annual maximum salary therefor, to with:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Community Relations Coordinator, Municipal Council 03-029.50	\$7,500.	\$7,500.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

6-Ph, S & F-g.

THE CITY CLERK: THE FOLLOWING ORDINANCE WAS ADOPTED ON FIRST READING, ADVERTISED IN ACCORDANCE WITH LAW AND A HEARING DATE SET. IT IS NOW BEFORE YOU FOR PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

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AN ORDINANCE GRANTING AN EASEMENT TO EDWARD J. BERGEN FROM THE CITY OF  
NEWARK FOR THE PURPOSE OF INSTALLING A SANITARY SEWER LINE ACROSS A PORTION OF  
PROPERTY ADJOINING CEDAR GROVE RESERVOIR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The Director of the Department of Public Works is hereby authorized to grant and execute an easement agreement, a copy of which is annexed hereto, between Edward J. Bergen and the City of Newark for the purpose of installing a Sanitary sewer line across a portion of property adjoining Cedar Grove Reservoir.

Section 2. The Department of Law, shall determine and establish the fee to be received by the City for said agreement, upon approval by the Municipal Council.

Section 3. All work within the easement shall be done in a manner to be approved and acceptable to the Director of the Department of Public Works, and shall comply with all local ordinances and State and Federal Statutes applicable thereto.

Section 4. An executed copy of said agreement shall be filed with the Office of the City Clerk.

Section 5. This ordinance shall take effect upon final passage and publication in accordance with the law.

PRESIDENT TURCO CALLED FOR THOSE DESIRING TO BE HEARD ON THE ORDINANCE TO APPROACH THE RAIL, GIVE HIS NAME AND ADDRESS AND BE HEARD.

NO ONE APPEARING, A MOTION TO CLOSE THE HEARING AND ADOPT THE ORDINANCE ON SECOND READING AND FINAL PASSAGE WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, HARRIS, JAMES, MEGARO, WESTBROOKS,  
PRESIDENT TURCO.

PRESIDENT TURCO: THE YESES ARE SEVEN AND THE NOES ARE NONE. THIS ORDINANCE HAVING BEEN READ ON TWO SEPARATE DAYS AND HAVING ACHIEVED THE VOTE REQUIRED BY THE STATUTE, IS DECLARED ADOPTED. THE CITY CLERK IS DIRECTED TO DELIVER SAME TO THE MAYOR FOR HIS APPROVAL OR DISAPPROVAL.

HEARINGS OF CITIZENS.

6-HC-A.

MR. JOHN J. GIBLIN, PRESIDENT AND BUSINESS MANAGER, INTERNATIONAL UNION OF  
OPERATING ENGINEERS, 14 FAIRFIELD PLACE, WEST CALDWELL, NEW JERSEY, ADDRESSED THE  
MUNICIPAL COUNCIL REGARDING "OVERTIME PAY OWED TO MEMBERS OF ENGINEERS LOCAL 68,"

BASED UPON A CONTRACT WHICH IS LEGAL AND BINDING, FOR WHICH HE REPRESENTED ALL TRADES  
EMPLOYED IN THE CITY OF NEWARK. HE STATED THESE EMPLOYEES WERE ALWAYS PAID A PREVAIL-  
ING WAGE RATE AND HAVE NOT RECEIVED THE INCREASE OF 5½% OR THEIR OVERTIME. MR. GIBLIN  
ASSERTED HE WROTE TO THE BUSINESS ADMINISTRATOR, BUT RECEIVED NO REPLY.

THE CITY CLERK WAS DIRECTED TO REQUEST THE BUSINESS ADMINISTRATOR TO SUBMIT TO

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THE COUNCIL AN EXPLANATION FOR NOT RESPONDING TO MR. GIBLIN'S COMMUNICATION OF MARCH 20, 1973.

/ 6-HC-B.

MRS. OZIE TUCKER, 110 CENTER TERRACE, NEWARK, NEW JERSEY, SPOKE ON "IVY HAVEN EMPLOYEES." SHE SAID EMPLOYEES WHO HAVE RECEIVED JOBS WILL ONLY BE EMPLOYED UNTIL APRIL 22, 1973 AFTER WHICH NO PROVISION WAS MADE FOR THEM AND ASKED WHAT THE COUNCIL WILL DO. NO REPLY WAS RECEIVED FROM THE BUSINESS ADMINISTRATOR. MRS. TUCKER STRESSED THE COUNCIL SHOULD BE CONCERNED WITH LONG TIME LOYAL EMPLOYEES.

PRESIDENT TURCO APPRECIATED THE PROBLEMS OUTLINED BY MRS. TUCKER, BUT UNFORTUNATELY THE COUNCIL RECEIVES THE SAME TYPE OF COOPERATION AND SYMPATHY. HE SUGGESTED THESE PROBLEMS BE BROUGHT TO THE HEALTH AND WELFARE DIRECTOR, THE BUSINESS ADMINISTRATOR AND THE MAYOR WHO SAYS HE IS CONCERNED WITH PEOPLE'S RIGHTS, ESPECIALLY THOSE WHO WORKED MANY YEARS AND HAVE A RIGHT TO EXPECT SOMETHING FOR THEIR TIME AND EFFORT GIVEN TO THE CITY. THE COUNCIL CANNOT FORCE THE MAYOR TO KEEP THE INSTITUTION AND THEY WISH THEY COULD DO MORE FOR THESE EMPLOYEES.

COUNCILMAN HARRIS MAINTAINED THE COUNCIL IS AWARE AND CONCERNED ABOUT THESE PROBLEMS. ADMINISTRATION HAS CONTINUOUSLY REFUSED TO TAKE ACTION TO HAVE IVY HAVEN REMAIN OPEN. LAST YEAR THE MONEY WAS PUT BACK IN THE BUDGET, THIS YEAR A LETTER WAS RECEIVED FROM THE MAYOR INDICATING IVY HAVEN WOULD BE CLOSED BY EXECUTIVE ORDER. IF THE COUNCIL PUT THE MONEY IN THE BUDGET, ADMINISTRATION WOULD REFUSE TO USE IT.

UPON REQUEST OF PRESIDENT TURCO, BUSINESS ADMINISTRATOR BODINE APPROACHED THE PODIUM, STATING HE REPORTED TO THE MUNICIPAL COUNCIL SEVERAL TIMES REGARDING THIS MATTER. SIXTY EMPLOYEES HAVE EMPLOYMENT UNTIL APRIL 20, 1973 AND HE IS ENDEAVORING TO HELP THEM FIND JOBS. HE DOES NOT KNOW WHAT ELSE HE CAN DO. THE PERSONNEL DIRECTOR AND HEALTH AND WELFARE DIRECTOR ARE ALSO DOING EVERYTHING POSSIBLE FOR THESE EMPLOYEES. IT IS AGAINST THE LAW TO GIVE THEM SEVERANCE PAY.

COUNCILMAN BONTEMPO FELT ADMINISTRATION SHOULD TAKE CARE OF EMPLOYEES WHO SERVED THE CITY WELL. IVY HAVEN WAS A GOOD PLACE FOR THE AGED WHO NEEDED CARE AND THE EMPLOYEES WHO TOOK CARE OF THEM SHOULD BE TAKEN CARE OF NOW.

/ 6-HC-C.

MR. DONALD MACKEY, 51 CLIFTON AVENUE, NEWARK, NEW JERSEY, ADDRESSED THE MUNICIPAL COUNCIL ON THE SUBJECT "SLUM CLEARANCE OF CITY-OWNED LAND AND URBAN REDEVELOPMENT LAND IN THE CITY OF NEWARK." HE SUBMITTED A PROPOSAL FOR VACANT LAND TO BE USED AS COMMUNITY VEGETABLE GARDENS. THE SHORTAGE AND INCREASE IN PRICE OF MEAT IS CAUSING A NUTRITIONAL AND ECONOMIC PROBLEM FOR NEWARK CITIZENS. SUBSTANDARD FOODS ARE BEING SOLD AND MANY PERSONS BECOME VIOLENTLY ILL DUE TO FOOD-BORNE DISEASE CAUSED BY INFECTIOUS BACTERIA, POISONS, CERTAIN CHEMICALS, FISH FROM POLLUTED WATERS AND POISONOUS PLANTS. MR. MACKEY SUBMITTED A PROPOSAL FOR COMMUNITY GARDENS WHICH WOULD HELP

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TO SUPPLEMENT NUTRITIONAL DIETS FOR MANY; WOULD SAVE NEWARK CITIZENS MONEY; COULD HELP TO PREVENT A WIDESPREAD FOOD-BORNE DISEASE EPIDEMIC. FURTHER, THEY WOULD CHANGE THE EYESORE OF DILAPIDATED HOUSING AND DEBRIS-STREWN LOTS IN THE CITY AND CONTRIBUTE TO THE GENERAL HEALTH OF THE CITY BY HELPING TO ELIMINATE UNNECESSARY FIRES, ACCIDENTS AND LOITERING. A COPY WAS SUBMITTED TO HEALTH AND WELFARE DIRECTOR BUFORD.

COUNCILMAN WESTBROOKS QUESTIONED IF THIS PROPOSAL WAS SUBMITTED TO THE MAYOR, COUNTY, STATE AND FEDERAL OFFICIALS. THIS PROPOSAL WOULD REQUIRE MUCH PLANNING AND CONSTRUCTIVE IDEAS. IT WOULD TAKE A LONG PERIOD OF TIME BEFORE THE HEALTH AND WELFARE DIRECTOR COULD ACT ON IT.

6-HC-D.

MR. HUGH T. HURLEY, 70 MANUFACTURERS PLACE, NEWARK, NEW JERSEY, REPRESENTING THE IRONBOUND MERCHANTS ASSOCIATION, ADDRESSED THE MUNICIPAL COUNCIL REGARDING "TRANSFER OF CAPTAIN RAYMOND TENPENNY IN THE EAST DISTRICT." MR. HURLEY RELATED INCIDENTS WHICH INVOLVED MORE THAN POLICE WORK WHICH CAPTAIN TENPENNY RESOLVED. HE KEPT THE TEACHERS' AND TELEPHONE COMPANY WORKERS' STRIKES UNDER CONTROL. THERE WERE MANY SITUATIONS WHICH CAPTAIN TENPENNY SETTLED VOLUNTARILY. NOW HE WAS TRANSFERRED TO THE NORTH WARD, WHICH IS NOT A PROMOTION. MR. HURLEY ASKED THAT CAPTAIN TENPENNY BE RE-INSTATED TO HIS FORMER DISTRICT.

COUNCILMAN WESTBROOKS ASSERTED THE BLACK COMMUNITY HAS NO SAY IN THE POLICE DEPARTMENT RULINGS. HOWEVER, HE TOO, WOULD LIKE TO ASCERTAIN IF THESE SITUATIONS OCCUR NOT ONLY IN THE EAST WARD, BUT CITY-WIDE.

PRESIDENT TURCO AGREED WITH THE SPEAKER REPRESENTING ONE OF THE LARGEST ASSOCIATIONS IN THE CITY.

A MOTION DIRECTING THE CITY CLERK TO INVITE ACTING POLICE DIRECTOR KERR TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR APRIL 10, 1973 SPECIAL CONFERENCE TO ASCERTAIN REASONS FOR THE TRANSFER OF CAPTAIN TENPENNY WHO DID AN OUTSTANDING JOB AS CAPTAIN OF THE PRECINCT, WAS MADE BY PRESIDENT TURCO, SECONDED BY COUNCILMAN BONTEMPO.

COUNCILMAN WESTBROOKS SPOKE IN SUPPORT OF THE MOTION SINCE HE DID NOT REALIZE THE EAST WARD SHARED PROBLEMS OF THE CENTRAL WARD.

COUNCILMAN BONTEMPO CALLED ATTENTION THE POLICE DIRECTOR HAS THE RIGHT TO DO WHAT HE WANTS. THIS IS NOT THE FIRST TIME THESE MATTERS CAME BEFORE THE MUNICIPAL COUNCIL. IF POLICE GIVE GOOD PROTECTION PEOPLE IN THE AREA LIKE TO KEEP HIM.

THE MOTION WAS DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, HARRIS, JAMES, MEGARO, WESTBROOKS, PRESIDENT TURCO.

THE FOLLOWING CITIZENS SPOKE ON ITEM 7-R-K ON THE CALENDAR OF THIS MEETING,  
"RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT

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ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF EXPERIMENTAL CLASSROOM. "

- ✓ 6-HC-E. MR. BOOKER SOWELL, 147 NEWARK STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-F. MISS LINDA GRICE, 20 - 13TH AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-G. MUMININA JALIA, 134 BELMONT AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-H. MISS MINNIE ALLEN, 249 - 16TH AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-I. MUMININA FUREHE, 33 STIRLING STREET, NEWARK, NEW JERSEY.

PRESIDENT TURCO LEFT THE MEETING 3:05 P. M.

COUNCILMAN HARRIS ASSUMED THE PRESIDENT'S CHAIR.

- ✓ 6-HC-J. MISS C. TEULE, 215 LEHIGH AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-K. MISS TINA JOHNSON, 607 NORTH 7TH STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-L. MISS CYNTHIA ROBINSON, 381 BROAD STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-M. ZABIBU ANANA, 381 BROAD STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-N. MRS. LOIS JONES, 381 BROAD STREET, NEWARK, NEW JERSEY.
- ✓ 6-HC-O. MISS JOSEPHINE GOODMAN, 164 WAVERLY AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-P. MISS SAUNDRA BARNES, 186 WAVERLY AVENUE, NEWARK, NEW JERSEY.
- ✓ 6-HC-Q. ADHIMU CHUNGA, 527 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

THE SPEAKERS URGED THE ADOPTION OF THE RESOLUTION INDICATING THE AFRICAN FREE SCHOOL IS AN INSTITUTION FOR EDUCATING CHILDREN NOT ONLY TO READ, WRITE, FIGURE AND THINK, BUT ALSO TO COMPLETE A WELL ROUNDED PERSONALITY OF A HUMAN BEING. THEY STRESSED THERE IS A STRONG NEED FOR AFRICAN FREE SCHOOL IN THIS COMMUNITY. THIS CAN BE SEEN LITERALLY BY OBSERVANCE OF IMPROVEMENT OF CHILDREN TRAINED AT THE EXPERIMENTAL AFRICAN FREE CLASS AT MARCUS GARVEY SCHOOL, WHO SHOW A CONSTRUCTIVE EFFORT WAS MADE TO STRENGTHEN THEIR EDUCATION AND DEVELOP THEM INTO FINE, UPSTANDING YOUTHS. THIS SCHOOL GIVES FAITH AND HOPE TO CHILDREN AND BELIEF TO THE PARENTS THAT THE DEMOCRATIC PRINCIPLES UPON WHICH THIS COMMUNITY WAS FOUNDED ARE REAL AND OFFICIALS REALIZE BLACK PEOPLE HAVE BEEN DENIED THE OPPORTUNITY TO FORMALLY LEARN THEIR HISTORY. THERE IS STRENGTH AND VALUE IN A UNIFIED EFFORT WHICH INVOLVES SELF-DETERMINATION. THE SPEAKERS FELT THIS IS A POSITIVE PROGRAM AND STRONGLY URGED THE MUNICIPAL COUNCIL TO VOTE AFFIRMATIVELY FOR THIS RESOLUTION.

TEMPORARY PRESIDENT HARRIS DECLARED A FIVE MINUTE RECESS AT 3:35 P. M.

THE MUNICIPAL COUNCIL RECONVENED AT 3:40 P. M.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

- 7-R-A. RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971 "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES P. PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND



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PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED \$222,470., AS PER ATTACHED AGREEMENT (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5(1) (A)" BY AUTHORIZING AN ADDITIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED \$274,720. (CONSTRUCTION COSTS HAVE SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AWAITING APPROPRIATION OF FUNDS WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

/ 7-R-B.

RESOLUTION ACCEPTING PROPOSAL OF GANN CODES, INC. FOR PREPARATION AND DELIVERY OF 150 COPIES OF 1972 ACCUMULATIVE SUPPLEMENT TO THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, FOR \$6,500., WITHOUT COMPETITIVE BIDDING AND PROVIDING FOR ADVERTISING OF THIS RESOLUTION WITHIN 10 DAYS OF ADOPTION HEREOF. (PURSUANT TO N.J.S.A. 40A:11-2(6) (B) LOCAL PUBLIC CONTRACTS LAW)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

/ 7-R-C.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL A CERTIFIED COPY OF THE RESOLUTION AND RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 81/3-72 - REHABILITATION OF HEATING AND VENTILATING SYSTEMS FOR ALEXANDER STREET SCHOOL, CENTRAL AVENUE SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL, AND LAFAYETTE STREET SCHOOL - \$1,256,700.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

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7-R-D.

RESOLUTION AMENDING RESOLUTION 7-R-BL, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET PROJECT 81/3-72, REHABILITATION OF HEATING AND VENTILATING SYSTEMS FOR ALEXANDER STREET SCHOOL, CENTRAL AVENUE SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL AND LAFAYETTE STREET SCHOOL-\$1,256,700.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY COUNCILMAN JAMES, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

7-R-E.

RESOLUTION TO APPROVE THE INCORPORATION OF A CORPORATION NOT FOR PROFIT, AUTHORIZED TO PROVIDE CERTAIN SERVICES TO THE CITY OF NEWARK RELATING TO THE PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF THE CITY'S WATERSHED PROPERTIES.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

7-R-F.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE A CONTRACT WITH THE COMMUNITY INFORMATION AND REFERRAL SERVICES, INC. FOR TECHNICAL ASSISTANCE IN THE CRIMINAL JUSTICE AREA, CONTRACT PROVIDES FOR PAYMENT OF \$13,575. WHICH IS INCLUDED IN BUDGET FOR THIRD ACTION YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.40A:11-5 (1) (A) AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

7-R-G.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JOHN C. CACERES TO PURCHASE CITY-OWNED PROPERTY AT 480-486 FOURTH STREET, BLOCK 1952, LOT 27, FOR \$11,000., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 87.6 x 100; 1ST INDUSTRIAL DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

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A MOTION TO DEFER ACTION ON THIS RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN WESTBROOKS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

7-R-H.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT WITH FEDERAL SYSTEMS DIVISION, INTERNATIONAL BUSINESS MACHINES CORPORATION FOR SYSTEMS DEVELOPMENT OF A COMPUTERIZED NEWARK POLICE INFORMATION SYSTEM, COST OF CONSULTING SERVICES TO BE PAID FROM STATE LAW ENFORCEMENT PLANNING AGENCY PROGRAM ENTITLED "CRIMINAL JUSTICE INFORMATION SYSTEMS." (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 17:27 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

7-R-I.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN FULL SETTLEMENT MADE PAYABLE TO AARON H. HASKIN AND EMIL OXFELD, ATTORNEY, UPON RECEIPT BY THE CORPORATION COUNSEL OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS THAT THE CORPORATION COUNSEL MAY DEEM NECESSARY, FOR BACK PAY, ACCRUED VACATION TIME, ACCRUED SICK LEAVE, AND ANY OTHER CLAIMS ARISING OUT OF DISCIPLINARY ACTION TAKEN BY THE CITY OF NEWARK; FURTHER AUTHORIZING PERSONNEL OFFICER TO CHANGE PERSONNEL RECORDS OF DR. HASKIN TO REFLECT HE RETIRED ON JULY 13, 1971, AND TO EXPUNGE AND DESTROY ANY RECORDS THAT INDICATE TO THE CONTRARY, ALSO THE CITY OF NEWARK WILL COOPERATE WITH COUNSEL FOR DR. HASKIN IN ASSURING HIS PENSION RIGHTS VEST AS OF JULY 13, 1971.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(ASSISTANT CORPORATION COUNSEL HODES, ACTING PERSONNEL OFFICER KITTRELLS, EMPLOYEES RETIREMENT SYSTEM CHAIRMAN KRUSCH, LABOR RELATIONS SPECIALIST PANNULLO, DR. HASKIN MET WITH THE COUNCIL MARCH 27, 1973)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS RESOLUTION TO ADMINISTRATION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BOTTONNE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

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YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

NO: COUNCILMAN WESTBROOKS.

7-R-J.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT FOR CONSULTING SERVICES FROM JONES PROFESSIONAL SERVICES FOR YOUTH SERVICES AGENCY, TO EVALUATE THE PILOT PROJECT PREADOLESCENT SERVICES; CONTRACT PROVIDES FOR PAYMENT OF \$7,392. INCLUDED IN THE BUDGET FOR THIRD ACTION YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.40A:11-5 (1) (A), AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

7-R-K.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT, OPERATION AND EVALUATION OF EXPERIMENTAL CLASSROOM.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN WESTBROOKS, SECONDED BY TEMPORARY PRESIDENT HARRIS.

COUNCILMAN BONTEMPO REMARKED SINCE THIS IS HIS FIRST MEETING AFTER HIS HOSPITALIZATION, HE ASKED FOR THE COURTESY OF A DEFERMENT ON THIS RESOLUTION.

COUNCILMAN WESTBROOKS SPOKE IN FAVOR OF THE ADOPTION OF THIS RESOLUTION, NOT ONLY BASED UPON WHAT SPEAKERS HAD SAID UNDER HEARINGS OF CITIZENS, BUT BASED UPON WHAT HE KNOWS OF THE PROJECT AND NEED FOR THESE PROGRAMS. HE FINDS IT DIFFICULT TO FIND REASONS FOR OBJECTIONS UNLESS ONE DOES NOT KNOW OR CARE AND PENALIZES CHILDREN'S EDUCATION. HE URGED THE ADOPTION OF THIS RESOLUTION TO FURTHER EDUCATION OF BLACK PEOPLE.

COUNCILMAN JAMES SPOKE IN SUPPORT OF THIS RESOLUTION. IT SHOULD BE KNOWLEDGEABLE THIS WOULD NOT COST A SIGNIFICANT AMOUNT OF MONEY. THE COUNCIL THROUGH THE COMMUNITY DEVELOPMENT ADMINISTRATION FUNDED MANY PROGRAMS. HE URGED THE COUNCILMEN WHO ASKED FOR DEFERMENT TO APPROVE THE RESOLUTION FOR APPROXIMATELY \$25,000. INVOLVED AND THIS MATTER SHOULD NOT BE CONNECTED WITH ANY OTHER ISSUE.

COUNCILMAN BOTTONE ASSERTED HIS REASON FOR NOT VOTING AFFIRMATIVELY ON THIS RESOLUTION WAS BECAUSE EVERY SPEAKER APPEARING IN FAVOR OF THIS RESOLUTION DID NOT

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STAND UP WHEN THE "STAR SPANGLED BANNER" WAS PLAYED. HE COULD NOT SEE PEOPLE WHO DO NOT HAVE RESPECT FOR THEIR COUNTRY AND THE FLAG GRANTED HIS VOTE. IF CHILDREN ARE TAUGHT RESPECT FOR THE FLAG AND PEOPLE STAND UP AND RESPECT THE FLAG, HE WILL VOTE IN FAVOR OF THIS PROGRAM.

COUNCILMAN MEGARO CALLED ATTENTION TO PAST RECORDS WHEREIN THE COUNCIL VOTED ON EDUCATION PROGRAMS. THEY ARE SYMPATHETIC WITH EVERYTHING IN THIS CITY.

COUNCILMAN BONTEMPO COUNTERED NO ONE LOVES CHILDREN MORE THAN HE DOES. HIS BACKGROUND SPEAKS FOR ITSELF. HE VOTED FOR THE FIRST BLACK JUDGE IN NEWARK, REPRESENTED BLACK PEOPLE AND VOTED FOR BLACK PEOPLE.

TEMPORARY PRESIDENT HARRIS MAINTAINED ANY INVESTMENT WHICH CAN BE MADE FOR CHILDREN IS GOOD. THIS WOULD TEND TO PREVENT THEM FROM MISBEHAVIOR AND IT IS FOR THE BENEFIT OF THE ENTIRE CITY.

COUNCILMAN JAMES CONTENDED WE HAVE TO UNDERSTAND WHAT DEMOCRACY IS. THOSE USING THE ISSUE OF NOT STANDING FOR THE NATIONAL ANTHEM HAVE NO CAUSE SINCE PEOPLE ARE EXERCISING THEIR RIGHTS BY REMAINING SEATED, NOT OUT OF RESPECT TO THE FLAG. TO DENY \$25,000. FOR AN EXPERIMENTAL PROGRAM WOULD BE AN ACT OF HYPOCRISY AT THIS TIME.

THE MOTION TO ADOPT THE RESOLUTION FAILED OF ADOPTION BY THE FOLLOWING VOTES:

YES: COUNCILMEN JAMES, WESTBROOKS, TEMPORARY PRESIDENT HARRIS.

NO: COUNCILMEN BOTTONE, MEGARO.

NOT VOTING: COUNCILMAN BONTEMPO.

COUNCILMAN WESTBROOKS LEFT THE MEETING 4:20 P. M.

7-R-L.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$649.04 TO ALBERT POLL, ATTORNEY FOR ALBERT J. D'AMICO AND MARY D'AMICO, UPON RECEIPT OF A WARRANT FOR SATISFACTION OF JUDGMENT EXECUTED BY HIM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR COUNTERCLAIM FILED AGAINST CITY OF NEWARK AND DETECTIVE FRANK PADILLA WHEN HE WAS USING HIS PRIVATE AUTOMOBILE FOR OFFICIAL POLICE PURPOSES WHICH WAS INVOLVED IN A COLLISION AT INTERSECTION OF BLOOMFIELD AVENUE AND NORTH THIRD STREET, NEWARK. (PAYMENT APPROVED TO DETECTIVE PADILLA OF \$538.65, RESOLUTION 7-R-x MARCH 2, 1972)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

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/7-R-m.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$20,000. TO KATHERINE GAETA AND ERWIN C. SCHNITZER, ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY HER IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR INJURIES SUSTAINED TO HER HUSBAND ALFONSO DURING COURSE OF HIS EMPLOYMENT WITH CITY OF NEWARK AT VICTORIA STREET GARAGE AS RESULT OF WHICH ACCIDENT EMPLOYEE DIED.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

/7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REFUND TO 18 LICENSEES LISTED IN RESOLUTION, VARIOUS SUMS, TOTALLING \$2,687.66 BEING THE DIFFERENCE BETWEEN THE SUMS OF MONEY DEPOSITED IN THE FILING OF THEIR RESPECTIVE APPLICATIONS IN THE OFFICE OF THE MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL OF THE CITY OF NEWARK AND THE AMOUNT OF THE INVESTIGATION FEES DUE THEREON.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

/7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE UPON RECEIPT OF STIPULATION OF DISMISSAL DULY EXECUTED RELEASES, AND ANY OTHER DOCUMENTS REQUIRED BY CORPORATION COUNSEL, BE AND HE IS HEREBY AUTHORIZED AND DIRECTED TO ISSUE TWO CHECKS TOTALLING \$18,750., ONE PAYABLE TO MODERN UPHOLSTERING COMPANY, INC. AND KIRSTEN, SOLOMON & FRIEDMAN, ESQS., IN THE AMOUNT OF \$15,000. FOR INVENTORY DAMAGED BY FIRE; THE OTHER CHECK PAYABLE TO PAUL HOLDING COMPANY AND KIRSTEN, SOLOMON & FRIEDMAN, ESQS., IN THE AMOUNT OF \$3,750., FOR BUILDING DAMAGED BY FIRE AS RESULT OF THE 1967 NEWARK RIOTS.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

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/7-R-P.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MORRIS SCHWARTZ AND PAULINE SCHWARTZ, HIS WIFE AND BORIS SCHWARTZ AND BERNICE SCHWARTZ, HIS WIFE, OWNERS OF PREMISES 200 SHERMAN AVENUE, BLOCK 2778, LOT 21, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

/7-R-Q.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM IJAY REALTY COMPANY, OWNER OF PREMISES 39-51 FOURTH STREET, BLOCK 1848, LOT 28, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONNE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

/7-R-R.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JULIA ANDERSON, OWNER OF PREMISES 229-231 MT. PLEASANT AVENUE, BLOCK 443, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

/7-R-S.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LILLIAN DLIN, OWNER OF PREMISES 204-208 WEST BIGELOW STREET AND 246-248 BADGER AVENUE, BLOCK 2703, LOT 72 AND BLOCK 2703, LOTS 69 AND 70 RESPECTIVELY, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

/7-R-T.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MABEL PRICE, WIDOW AND ALONZO PARSONS, JR., AND IRENE PARSONS, HIS WIFE, OWNERS OF PREMISES 58 MAGNOLIA STREET, BLOCK 2604, LOT 38, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-U.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FREDERICK HEYECK AND EDNA M. HEYECK, HIS WIFE, OWNERS OF PREMISES 405 SOUTH 7TH STREET, BLOCK 302, LOT 16, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-V.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO STANISLAWA P. RAGER, ADMINISTRATIVE SECRETARY, CITY CLERK, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING MARCH 25, 1973 AND ENDING SEPTEMBER 25, 1973. (RESIDING IN NORTH DAKOTA DUE TO HUSBAND'S EMPLOYMENT - FIRST LEAVE BEGAN SEPTEMBER 25, 1972)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-W.

RESOLUTION AMENDING RESOLUTION 7-R-BL, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION FUND SUM TOTALING \$1,299,000. FOR PROJECT 82/1-72 (363-68) ROWLEY STREET SCHOOL, ADDITIONAL FUNDS-\$58,000.; PROJECT 82/2-72 (282-68) THIRD STREET SCHOOL, ADDITIONAL FUNDS-\$245,000.; PROJECT 82/3-72 (281-68) HUNTERDON STREET SCHOOL, ADDITIONAL FUNDS-\$96,000. AND PROJECT 82/4-72, REHABILITATION CENTRAL HIGH SCHOOL-\$900,000.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AWAITING DETAILED INFORMATION, WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN MEGARO.

TEMPORARY PRESIDENT HARRIS QUESTIONED BUSINESS ADMINISTRATOR BODINE REGARDING AWAITED INFORMATION.

BUSINESS ADMINISTRATOR BODINE REPLIED HE RECEIVED COMMUNICATION FROM BOARD OF EDUCATION COUNSEL DEFILIPPO. HOWEVER, SOME OF THE INFORMATION CONTAINED THEREIN, HE COULD NOT UNDERSTAND.

THE MOTION TO DEFER ACTION ON THIS RESOLUTION AWAITING DETAILED INFORMATION WAS DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:



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YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-x.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL TOTALLING \$1,299,000. FOR PROJECT 82/1-72 (363-68) ROWLEY STREET SCHOOL, ADDITIONAL FUNDS-\$58,000.; PROJECT 82/2-72 (282-68) THIRD STREET SCHOOL, ADDITIONAL FUNDS-\$245,000.; PROJECT 82/3-72 (281-68) HUNTERDON STREET SCHOOL, ADDITIONAL FUNDS-\$96,000. AND PROJECT 82/4-72, REHABILITATION CENTRAL HIGH SCHOOL-\$900,000.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS RESOLUTION AWAITING DETAILED INFORMATION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-y.

RESOLUTION AMENDING RESOLUTION 7-R-BL, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 83/1-72, REHABILITATION OF WAREHOUSE, 497-511 N.J. RAILROAD AVENUE-\$300,000.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO REJECT THIS RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-z.

RESOLUTION AUTHORIZING APPROPRIATION OF \$300,000. ADDITIONAL SUM FOR PROJECT 83/1-72, REHABILITATION OF WAREHOUSE AT 497-511 N.J. RAILROAD AVENUE, TO BE APPROPRIATED FROM UNEXPENDED BALANCE IN THE CAPITAL OUTLAY ACCOUNT (MISCELLANEOUS BALANCES, BOND ISSUES) OF THE NEWARK SCHOOL DISTRICT IN CONFORMANCE WITH THE RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE, MARCH 7, 1973.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO REJECT THIS RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

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THE CITY CLERK CALLED FOR FURTHER BIDS BASED UPON RESOLUTION 7-R-G, ADOPTED MARCH 21, 1973, ACKNOWLEDGING RECEIPT OF OFFER FROM M. W. KING WILLIAM GRAND LODGE, A. F. AND A. M. AND QUEEN OF SHEBA GRAND CHAPTER, ORDER OF EASTERN STAR, HARRY F. JOHNSON, AGENT, TO PURCHASE CITY-OWNED PROPERTY AT 24 AND 26 PIERCE STREET, BLOCK 2620, LOTS 26 AND 27, FOR \$3,600. THIS OFFER WAS ADVERTISED AND THE DATE OF SALE WAS ESTABLISHED FOR THIS DATE.

THERE WERE NO FURTHER BIDS FOR THIS PROPERTY.

A MOTION TO CLOSE THE BIDDING AND ACCEPT THE OFFER OF M. W. KING WILLIAM GRAND LODGE, A. F. AND A. M. AND QUEEN OF SHEBA GRAND CHAPTER, ORDER OF EASTERN STAR, HARRY F. JOHNSON, AGENT, WAS MADE BY COUNCILMAN MEGARO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BA.

THE CITY CLERK THEN PRESENTED RESOLUTION ACCEPTING BID OF M. W. KING WILLIAM GRAND LODGE, A. F. AND A. M. AND QUEEN OF SHEBA GRAND CHAPTER, ORDER OF EASTERN STAR, HARRY F. JOHNSON, AGENT, FOR PURCHASE OF CITY-OWNED PROPERTY AT 24 AND 26 PIERCE STREET, BLOCK 2620, LOTS 26 AND 27, FOR \$3,600.

(DIMENSIONS: 25 x 95; 25 x 105; 1ST INDUSTRIAL DISTRICT)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

THE CITY CLERK CALLED FOR FURTHER BIDS BASED UPON RESOLUTION 7-R-L, ADOPTED MARCH 21, 1973, ACKNOWLEDGING RECEIPT OF OFFER FROM NEWARK BUICK, INC., TO PURCHASE CITY-OWNED PROPERTY AT 93 EMMET STREET, BLOCK 908, LOT 10, FOR \$2,300. THIS OFFER WAS ADVERTISED AND THE DATE OF SALE WAS ESTABLISHED FOR THIS DATE.

THERE WERE NO FURTHER BIDS FOR THIS PROPERTY.

A MOTION TO CLOSE THE BIDDING AND ACCEPT THE OFFER OF NEWARK BUICK INC., WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY PRESIDENT TURCO BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BB.

THE CITY CLERK THEN PRESENTED RESOLUTION ACCEPTING BID OF NEWARK BUICK INC., FOR PURCHASE OF CITY-OWNED PROPERTY AT 93 EMMET STREET, BLOCK 908, LOT 10, FOR \$2,300.

(DIMENSIONS: 25 x 100; 2ND INDUSTRIAL DISTRICT)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

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THE CITY CLERK CALLED FOR FURTHER BIDS BASED UPON RESOLUTION 7-R-K, ADOPTED MARCH 21, 1973, ACKNOWLEDGING RECEIPT OF OFFER FROM GWENDOLYN HAYES TO PURCHASE CITY-OWNED PROPERTY AT 237 ROSE STREET, BLOCK 2611, LOT 49, FOR \$2,300. THIS OFFER WAS ADVERTISED AND THE DATE OF SALE WAS ESTABLISHED FOR THIS DATE.

THERE WERE NO FURTHER BIDS FOR THIS PROPERTY.

A MOTION TO CLOSE THE BIDDING AND ACCEPT THE OFFER OF GWENDOLYN HAYES, WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BC. THE CITY CLERK THEN PRESENTED RESOLUTION ACCEPTING BID OF GWENDOLYN HAYES TO PURCHASE CITY-OWNED PROPERTY AT 237 ROSE STREET, BLOCK 2611, LOT 49, FOR \$2,300.

(DIMENSIONS: 25 x 100.6; 2ND RESIDENTIAL DISTRICT)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

THE CITY CLERK CALLED FOR FURTHER BIDS BASED UPON RESOLUTION 7-R-J, ADOPTED MARCH 21, 1973, ACKNOWLEDGING RECEIPT OF OFFER FROM SIDNEY KRIEGER TO PURCHASE CITY-OWNED PROPERTY AT 110 PESHINE AVENUE, BLOCK 2662, LOT 47, FOR \$1,700. THIS OFFER WAS ADVERTISED AND THE DATE OF SALE WAS ESTABLISHED FOR THIS DATE.

THERE WERE NO FURTHER BIDS FOR THIS PROPERTY.

A MOTION TO CLOSE THE BIDDING AND ACCEPT THE OFFER OF SIDNEY KRIEGER WAS MADE BY COUNCILMAN JAMES, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BD. THE CITY CLERK THEN PRESENTED RESOLUTION ACCEPTING BID OF SIDNEY KRIEGER, FOR PURCHASE OF CITY-OWNED PROPERTY AT 110 PESHINE AVENUE, BLOCK 2662, LOT 47, FOR \$1,700.

(DIMENSIONS: 25 x 100; 3RD RESIDENTIAL DISTRICT)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

THE CITY CLERK CALLED FOR FURTHER BIDS BASED UPON RESOLUTION 7-R-I, ADOPTED MARCH 21, 1973, ACKNOWLEDGING RECEIPT OF OFFER FROM LEONARD NORTH TO PURCHASE CITY-OWNED PROPERTY AT 641 SOUTH 11TH STREET, BLOCK 2618, LOT 11, FOR \$200. THIS OFFER WAS ADVERTISED AND THE DATE OF SALE WAS ESTABLISHED FOR THIS DATE.

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THERE WERE NO FURTHER BIDS FOR THIS PROPERTY.

A MOTION TO CLOSE THE BIDDING AND ACCEPT THE OFFER OF LEONARD NORTH WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BE. THE CITY CLERK THEN PRESENTED RESOLUTION ACCEPTING BID OF LEONARD NORTH, FOR PURCHASE OF CITY-OWNED PROPERTY AT 641 SOUTH 11TH STREET, BLOCK 2618, LOT 11, FOR \$200.

(DIMENSIONS: 25 x 22; 2ND BUSINESS DISTRICT)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BF. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$95. TO MRS. KATHLEEN BELL UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY HER IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGE DONE TO HER FENCE BY NEWARK FIRE DEPARTMENT WHILE RESPONDING TO A FIRE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BG. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK TOTALLING \$10,115.95 TO MRS. MINNIE STEINBERG AND JACOB M. GOLDBERG, ESQ., HER ATTORNEY FOR PERSONAL INJURIES SUFFERED FROM FALL IN FRONT OF 369 FABYAN PLACE, NEWARK, NEW JERSEY CAUSED BY A SIDEWALK WHICH WAS UP-LIFTED BY A TREE ROOT. (JUDGMENT IN NEW JERSEY SUPERIOR COURT, LAW DIVISION)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BH. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT CHECK IN FULL SETTLEMENT OF \$1,600. WORKMEN'S COMPENSATION LIEN FROM FREDERIC STEINBACH, AND SIDNEY SWIRSKY, ATTORNEY FOR PLAINTIFF, FOR SUM OF \$900. UPON RECEIPT OF A GENERAL RELEASE EXECUTED

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BY FREDERIC STEINBACH TO CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED OUT OF COURSE OF EMPLOYMENT. (\$300. TO SIDNEY SWIRSKY, COUNSEL FEES AND \$300. TO PLAINTIFF, FREDERIC STEINBACH; ALSO \$100. TO SIDNEY SWIRSKY FOR SUIT EXPENSES)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BI. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO WRITE OFF \$307.62 (FRANKLIN CONTRACTING COMPANY) AND \$57.94 (PORT OF NEW YORK AUTHORITY) NOW ON RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN BOTTONE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BJ. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT \$767.06 AND WRITE OFF BALANCE OF \$278.76 ON RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE FOR DAMAGE TO CITY OF NEWARK'S WATER SERVICES AT OR NEAR 47 CENTRAL AVENUE, AND 90 SUSSEX AVENUE, NEWARK, N.J., WHILE SHERIDAN & SON COMPANY WAS WORKING IN BOTH AREAS.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BK. RESOLUTION AUTHORIZING TAX ASSESSOR TO CANCEL ASSESSMENT FOR YEAR 1970 AND TO MAKE REMISSION OF TAXES FOR YEAR 1970 OR ANY PART THEREOF WHICH MAY HAVE BEEN PAID BY R.H. MACY CO., INC., (BAMBERGER'S) FOR PREMISES 179 WASHINGTON STREET, BLOCK 69, LOT 50, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF STATE. (FREEZE STATUTE)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

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7-R-BL. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO 347 FERRY STREET, INC.,  
SUM OF \$2,997.10, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1970 AND 1971, PREMISES 1-17  
ST. FRANCIS STREET, BLOCK 2047, LOT 30, PURSUANT TO JUDGMENT OF DIVISION OF TAX  
APPEALS OF THE STATE. (FREEZE STATUTE)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY  
 COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING  
 VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BM. RESOLUTION AUTHORIZING THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS  
TO CONDUCT AN ADMINISTRATIVE STUDY OF THE N.A.A.C.P. MULTI-PURPOSE CENTER WITHIN THE  
CITY OF NEWARK.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY TEMPORARY PRESIDENT HARRIS,  
 SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY  
 THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BN. RESOLUTION APPROVING RATES TO BE CHARGED INCLUDING 15% PARKING TAX TO BE APPLIED  
TO THE MILITARY PARK UNDERGROUND GARAGE.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY  
 COUNCILMAN BOTTONE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING  
 VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BO. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT  
NEEDED FOR PUBLIC USE - AUCTION OF 200 JUNK CARS, 24 BICYCLES, 12 MINI-BIKES, POLICE  
DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A.40A:11-36.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND  
 DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BP. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JAMES WRIGHT TO PURCHASE CITY-  
OWNED PROPERTY AT 234 SPRINGFIELD AVENUE, BLOCK 238, LOT 19, FOR \$17,400., AUTHORIZING  
ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME  
UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 25 x 107.23; 2ND AND 3RD BUSINESS DISTRICTS)

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(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BQ. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM FIRST WARD DEMOCRATIC CLUB OF THE CITY OF NEWARK, NEW JERSEY TO PURCHASE CITY-OWNED PROPERTY AT 846 NORTH 6TH STREET, BLOCK 748B, LOT 26, FOR \$11,500., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 21.2 x 99; 2ND BUSINESS DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN MEGARO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BR. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM SAINT ANN COMMUNITY DAY CARE CENTER INC., JOSEPH W. DELANEY, REPRESENTATIVE, TO PURCHASE CITY-OWNED PROPERTY AT 110 SIXTEENTH AVENUE, BLOCK 301, LOT 2, FOR \$1,000., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 24.10 x 100; 2ND BUSINESS DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BS. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JOAO F. PIRES TO PURCHASE CITY-OWNED PROPERTY AT 186 CHESTNUT STREET, BLOCK 935, LOT 34, FOR \$1,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 31.4 x 77; 2ND INDUSTRIAL DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

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7-R-BT.      RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM KENNETH HALL TO PURCHASE CITY-OWNED PROPERTY AT 823 SOUTH NINETEENTH STREET, BLOCK 2642, LOT 10, FOR \$2,200., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 36 x 100; 2ND RESIDENTIAL DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN JAMES AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BU.      RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM GIROLAMO ARENA TO PURCHASE CITY-OWNED PROPERTY AT 33-35 ADAMS STREET, BLOCK 2001, LOT 20, FOR \$1,000., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(DIMENSIONS: 47.4 x 91; 2ND INDUSTRIAL DISTRICT)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN BONTEMPO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BV.      RESOLUTION AUTHORIZING USE OF \$56,902., 10% CASH MATCH OF \$569,022., FOR PARTICIPATION IN THE NEWARK CRIMINAL JUSTICE INFORMATION SYSTEM (NCJIS) FUNDED BY THE STATE LAW ENFORCEMENT PLANNING AGENCY, PROJECT #1039. (SAID FUNDS APPROPRIATED IN 1973 BUDGET, CODE 285, RENTAL, DIVISION OF DATA PROCESSING, DEPARTMENT OF FINANCE)

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

7-R-BW.      RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI CRIME PROGRAM ENTITLED "OPERATION OUTWARD BOUND."

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY



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COUNCILMAN MEGARO AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

✓ 7-R-BX.      RESOLUTION APPROVING APPLICATION AND PLAN OF TO-SAULT RENEWAL AND REDEVELOPMENT CORPORATION OF NEW JERSEY FOR CONSTRUCTION OF 422 UNITS OF HOUSING BOUNDED BY BERGEN STREET, WEST MARKET STREET, LITTLETON AVENUE AND CABINET STREET, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1, ET SEQ., SUBJECT TO APPROVAL OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NEW JERSEY PUBLIC HOUSING AUTHORITY.

(COPY OF RESOLUTION AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO ADOPT THE RESOLUTION CONDITIONED UPON THE FINANCIAL AGREEMENT MEETING STATUTORY REQUIREMENTS AND SUPPLYING ADDITIONAL INFORMATION AS REQUESTED BY THE DIRECTIVE ISSUED BY THE MUNICIPAL COUNCIL IN MATTERS OF THIS KIND, WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES.

COUNCILMAN JAMES OUTLINED THE LEGALITY OF THIS CONTRACT MUST BE ADEQUATE. MUCH CRITICISM HAS BEEN MADE REGARDING VACANT LAND IN THE CITY. THIS IS AN ORIENTED GROUP THAT WILL LEND THEMSELVES TO BUILDING HOUSING. HE WISHED THEM WELL.

COUNCILMAN BOTTONE CONCURRED IN REMARKS MADE BY COUNCILMAN JAMES. HE COMMENDED THE GROUP GOING INTO THE WEST WARD. COUNCILMAN BOTTONE FELT THIS IS THE BEST PLAN ANY GROUP BROUGHT FORTH.

TEMPORARY PRESIDENT HARRIS CONGRATULATED THE MEMBERS OF TO-SAULT RENEWAL AND REDEVELOPMENT CORPORATION AND THE ATTORNEY REPRESENTING THEM. HE WAS CERTAIN NEWARK RESIDENTS WOULD BENEFIT BY THIS ACTION.

THE MOTION TO ADOPT THE RESOLUTION WITH THE AFORESAID CONDITIONS WAS DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

✓ 7-R-BY.      RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, EXPRESSING PROFOUND SORROW AND REGRET UPON THE DEATH OF GEORGE J. HANEY.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

✓ 7-R-BZ.      RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, EXPRESSING PROFOUND SORROW AND REGRET UPON THE DEATH OF MRS. ELLA MAE KERRY, BELOVED MOTHER OF ACTING POLICE DIRECTOR EDWARD L. KERR.

APRIL 4, 1973

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, MEGARO, JAMES, TEMPORARY PRESIDENT HARRIS.

7-R-CA.

RESOLUTION APPOINTING LOUIS DEL VIRGINIA AND ALBERT F. MINGUCCI CONSTABLES FOR A TERM ENDING DECEMBER 31, 1973 AND APPROVING THEIR BONDS AS TO SUFFICIENCY.

A MOTION TO ADOPT THE RESOLUTION WAS MADE BY THE COUNCIL OF THE WHOLE AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, MEGARO, JAMES, TEMPORARY PRESIDENT HARRIS.

#### MOTIONS.

7-M-A.

COUNCILMAN JAMES NOTED IT WAS BROUGHT TO HIS ATTENTION A FOOD VENDOR INVOLVED IN SUPPLYING FOOD CONTAINING AN ALLEGED FOREIGN MATTER TO THE CHILDREN OF CHANCELLOR AVENUE SCHOOL WAS AGAIN GIVEN THE FOOD CONTRACT, EFFECTIVE APRIL 9, 1973.

MR. CHARLES BELL, PRESIDENT, BOARD OF EDUCATION STATED THE CONTRACT WAS SUSPENDED SUBJECT TO AN INVESTIGATION BY A SPECIAL COMMITTEE OF THE BOARD. IT WAS LATER REINSTATED.

A MOTION DIRECTING THE CITY CLERK TO INVITE THE PRESIDENT AND MEMBERS OF THE BOARD OF EDUCATION, DIRECTOR OF CAFETERIAS KESL TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR APRIL 10, 1973 SPECIAL CONFERENCE TO DISCUSS COMPLAINTS REGARDING FOOD SUPPLY AT CHANCELLOR AVENUE SCHOOL, WAS MADE BY COUNCILMAN JAMES, SECONDED BY TEMPORARY PRESIDENT HARRIS AND DECLARED ADOPTED BY TEMPORARY PRESIDENT HARRIS BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-A.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING PERMISSION TO IDEAL TOY CORPORATION, A CORPORATION OF THE STATE OF DELAWARE, TO OPERATE AND MAINTAIN A SINGLE TRACK FREIGHT CROSSING, ON A SIXTEEN (16) DEGREE CURVE, FOR A DISTANCE OF APPROXIMATELY SEVENTY-FIVE (75) FEET ACROSS THE RIGHT OF WAY OF AVENUE "P" FROM A POINT EIGHT HUNDRED NINETY EIGHT AND FOUR TENTHS (898.4) FEET NORTHERLY ALONG THE WEST CURB LINE OF AVENUE "P" TO THE CENTER LINE OF THE TRACK AND FROM A POINT NINE HUNDRED FIFTY THREE AND NINE TENTHS (953.9) FEET NORTHERLY ALONG THE EAST CURB LINE OF AVENUE "P" TO THE CENTER LINE OF THE TRACK."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

APRIL 4, 1973

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE APRIL 18, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-B.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING IN THE AGGREGATE \$1,299,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 363-68</u> <u>(82/1-72)</u>	<u>ADDITIONAL FUNDS - SITE, ROWLEY STREET SCHOOL</u> <u>\$58,000</u>
<u>CAPITAL BUDGET PROJECT NO. 282-68</u> <u>(82/2-72)</u>	<u>ADDITIONAL FUNDS - SITE, THIRD STREET SCHOOL</u> <u>\$245,000</u>
<u>CAPITAL BUDGET PROJECT NO. 281-68</u> <u>(82/3-72)</u>	<u>ADDITIONAL FUNDS - SITE, NEW MIDDLE SCHOOL (HUNTERDON STREET SCHOOL)</u> <u>\$ 96,000</u>
<u>CAPITAL BUDGET PROJECT NO. 82/4-72</u>	<u>REHABILITATION - CENTRAL HIGH SCHOOL</u> <u>\$900,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE APRIL 18, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-C.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT CERTAIN TIMES ON HAYNES AVENUE AND MEEKER AVENUE."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE APRIL 18, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY TEMPORARY PRESIDENT HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-D.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-BA) AND AMENDMENTS THERETO. (TO CREATE AND DELETE POSITIONS IN THE DIVISION OF CENTRAL PURCHASE)"

(PHOTOGRAPHER - OFFICE APPLIANCE OPERATOR (40 HRS.) \$9,100. - \$10,900.

APRIL 4, 1973

(PRINCIPAL OFFICE APPLIANCE OPERATOR (37½ HRS.) \$8,500. - \$10,200.

SENIOR OFFICE APPLIANCE OPERATOR (37½ HRS.) 6,600. - 8,400.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS ORDINANCE TO ADMINISTRATION WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN BONTEMPO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-E.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR DEPUTY MUNICIPAL SUPERINTENDENT OF WEIGHTS AND MEASURES)"

(DEPUTY MUNICIPAL SUPERINTENDENT OF WEIGHTS AND MEASURES \$9,000. - \$11,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE APRIL 18, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-F.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-v). (TO CREATE THE POSITION AND SALARY OF PUBLIC HEALTH NURSE (PEDIATRICS) AND TO DELETE ASSISTANT PUBLIC HEALTH NURSE SUPERVISOR)"

(PUBLIC HEALTH NURSE (PEDIATRICS) \$9,000. - \$10,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE APRIL 18, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-G.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-BA). (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR BUDGET EXAMINER, 37½ HOURS AS PER CIVIL

APRIL 4, 1973

SERVICE CLASSIFICATION)"

(SENIOR BUDGET EXAMINER (37½ HOURS) \$12,734. - \$16,926.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE APRIL 18, 1973 CALENDAR OF THE MUNICIPAL COUNCIL FOR FIRST READING WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN BOTTONE AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

8-H.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966, (6-S & F-E) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION OF ADMINISTRATIVE ANALYST, C.H.S.)"

(ADMINISTRATIVE ANALYST C.H.S. (37½ HRS.) \$13,460. - \$16,361.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS ORDINANCE TO ADMINISTRATION WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

6-1.

THE CITY CLERK PRESENTED COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND INCREASE PERMANENT POSITIONS IN THE LAW DEPARTMENT)"

(CHIEF CLERK \$13,000. - \$15,000.

LEGAL ASSISTANT 12,285. - 12,285.

LEGAL RESEARCHER 8,925. - 8,925.

CLERK TYPIST 4,830. - 5,775.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS ORDINANCE TO ADMINISTRATION WAS MADE BY TEMPORARY PRESIDENT HARRIS, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

APRIL 4, 1973

PETITIONS.

NONE.

PENDING BUSINESS ON THE CALENDAR.9-A.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING \$1,256,700 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION WHICH IS TO PAY THE COST OF REHABILITATION OF HEATING AND VENTILATING SYSTEMS-ALEXANDER STREET SCHOOL, CENTRAL AVENUE SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL, AND LAFAYETTE STREET SCHOOL (CAPITAL BUDGET PROJECT NO. 81/3-72)."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION DIRECTING THE CITY CLERK TO RETURN THIS ORDINANCE TO ADMINISTRATION AWAITING A CORRECTED ORDINANCE, WAS MADE BY COUNCILMAN MEGARO, SECONDED BY COUNCILMAN JAMES AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

9-B.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND THE CITY ADMINISTRATIVE CODE IN RELATION TO THE PLANNING, CONSERVATION, DEVELOPMENT, AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES."

(THIS ORDINANCE PROVIDES FOR A CHANGE IN SECTION 2.123 OF THE CODE ALLOWING FOR THE CITY TO CONTRACT FOR SERVICES IN MANAGEMENT, PLANNING, CONSERVATION AND DEVELOPMENT OF WATERSHED PROPERTIES)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

A MOTION TO DEFER ACTION ON THIS ORDINANCE WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY TEMPORARY PRESIDENT HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

9-C.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE EXECUTION OF THE AMENDED FRANCHISE AGREEMENT BETWEEN THE CITY OF NEWARK AND TELEPROMPTER OF NEWARK, PURSUANT TO THE TERMS OF RESOLUTION 7-R-A ADOPTED JUNE 28, 1972."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(ASSISTANT CORPORATION COUNSEL HODES MET WITH THE COUNCIL MARCH 27, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE CORPORATION COUNSEL WALLS AND ASSISTANT CORPORATION COUNSEL HODES TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR APRIL 10, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER, WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY TEMPORARY PRESIDENT HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

APRIL 4, 1973

9-D. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973,  
ENCLOSING PROPOSED "ORDINANCE ESTABLISHING THE BUREAU OF TELECOMMUNICATIONS, AND SET-  
TING FORTH ITS FUNCTIONS."

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(ASSISTANT CORPORATION COUNSEL HODES MET WITH THE COUNCIL MARCH 27, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE CORPORATION COUNSEL WALLS AND ASSISTANT CORPORATION COUNSEL HODES TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR APRIL 10, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN JAMES, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

9-E. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,'  
ADOPTED NOVEMBER 22, 1966 (6-S & F-a) AND AMENDMENTS THERETO. (TO CREATE TITLE OF  
DIRECTOR OF TELECOMMUNICATIONS AND PRIVATE SECRETARY TO DIRECTOR OF TELECOMMUNICA-  
TIONS."

(DIRECTOR OF TELECOMMUNICATIONS \$18,000. - \$20,000.

PRIVATE SECRETARY TO DIRECTOR OF TELECOMMUNICATIONS 8,000. - 10,000.)

(COPY OF ORDINANCE AND CORRESPONDENCE SUBMITTED TO EACH MEMBER OF THE COUNCIL)

(ASSISTANT CORPORATION COUNSEL HODES MET WITH THE COUNCIL MARCH 27, 1973)

A MOTION TO DEFER ACTION ON THIS ORDINANCE AND DIRECT THE CITY CLERK TO INVITE CORPORATION COUNSEL WALLS AND ASSISTANT CORPORATION COUNSEL HODES TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR APRIL 10, 1973 SPECIAL CONFERENCE TO DISCUSS THE MATTER WAS MADE BY COUNCILMAN BOTTONNE, SECONDED BY TEMPORARY PRESIDENT HARRIS AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONNE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

NEW BUSINESS ON THE CALENDAR.

NONE.

MISCELLANEOUS.

11-A. THE CITY CLERK REPORTED THE FOLLOWING BINGO AND RAFFLES LICENSES WERE ISSUED  
 FROM MARCH 13, 1973 TO MARCH 26, 1973:

BINGO LICENSES

LICENSEE

SISTERHOOD CONGREGATION B'NAI ZION

LICENSE NUMBER

5926 AMENDED

APRIL 4, 1973

BINGO LICENSES (CONTINUED)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
ROSARY CONFRATERNITY OF ST, ROSE OF LIMA CHURCH	5955 AMENDED
ST. ROSE OF LIMA CHURCH	6023 AMENDED
ST. BRIDGET'S CHURCH	6024 AMENDED
CONGREGATION B'NAI ZION	6038 AMENDED
YOUTH DEVELOPMENT ASSOCIATION	6052 AMENDED
ST. JOHN'S UKRAINIAN CATHOLIC CHURCH	6090 AMENDED
SACRED HEART CATHEDRAL	6105 AMENDED
ST. AUGUSTINE'S HOLY NAME SOCIETY	6186
ST. AUGUSTINE'S CHURCH	6187
ST. MICHAEL'S CHURCH	6189
PEACEFUL BAPTIST CHURCH	6191
NEWARK LODGE #21-B.P.O.E.	6194

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
ROSARY ALTAR SOCIETY-SACRED HEART CHURCH, VAILSBURG	6174
VAILSBURG YOUTH ACTIVITIES ASSOCIATION	6175
NEWARK SOUTH WARD LITTLE LEAGUE, INC.	6176
CLINTON MEMORIAL A.M.E. ZION CHURCH	6178
ST. MICHAEL'S MT. CARMEL GUILD	6179
ST. MICHAEL'S CENACLE GROUP	6180
ST. MICHAEL'S GUARD OF HONOR	6181
ST. MICHAEL'S CHURCH	6182
IMMACULATE CONCEPTION CHURCH ROSARY SOCIETY	6183
IMMACULATE CONCEPTION CHURCH ROSARY SOCIETY	6184
ST. FRANCIS XAVIER ROMAN CATHOLIC CHURCH	6185
BOYLAN STREET SCHOOL P.T.A.	6188
ST. JAMES, P. T. A.	6190
SOCIETY OF THE HOLY ROSARY OF ST. FRANCIS XAVIER CHURCH	6192
PARENT TEACHERS ASSOCIATION OF ST. FRANCIS XAVIER CHURCH	6193

A MOTION TO CONCUR IN THE REPORT WAS MADE BY COUNCILMAN BONTEMPO, SECONDED BY COUNCILMAN BOTTONI AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONI, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.



APRIL 4, 1973

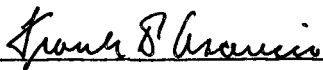
ADJOURNMENT.12.

A MOTION TO ADJOURN THIS MEETING WAS MADE BY COUNCILMAN BOTTONE, SECONDED BY COUNCILMAN MEGARO AND ADOPTED BY THE FOLLOWING VOTES:

YES: COUNCILMEN BONTEMPO, BOTTONE, JAMES, MEGARO, TEMPORARY PRESIDENT HARRIS.

THIS MEETING ADJOURNED AT 5:00 P. M.

APPROVED:



FRANK D'ASCENSIO

CITY CLERK



EARL HARRIS

TEMPORARY PRESIDENT

Newark, New Jersey, April 18, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend John McGugan, First Hopewell Baptist Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Dunsmuir, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

/ 4-a. The City Clerk presented ANNUAL REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Westbrooks, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-b. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD FEBRUARY 28, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-c. The City Clerk presented ANNUAL REPORT OF FIRST NEWARK-GATEWAY URBAN RENEWAL CORPORATION, FOR THE YEAR ENDED DECEMBER 31, 1972; SUBMITTED BY LAVENTHOL, KREKSTEIN HORWATH AND HORWATH, CERTIFIED PUBLIC ACCOUNTANTS.

A motion that the Annual Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-d. The City Clerk presented ANNUAL REPORT OF SECOND NEWARK-GATEWAY URBAN RENEWAL CORPORATION, FOR THE YEAR ENDED DECEMBER 31, 1972, SUBMITTED BY LAVENTHOL, KREKSTEIN HORWATH AND HORWATH, CERTIFIED PUBLIC ACCOUNTANTS.

April 18, 1973

April 18, 1973

A motion that the Annual Report be received and placed on file was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-e.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF FEBRUARY, 1973.

A motion that the Report be received and placed on file was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-f.

The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF MARCH, 1973.

A motion that the Report be received and placed on file was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-g.

The City Clerk presented COPY OF MINUTES OF MEETINGS OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD NOVEMBER 22, 1972, DECEMBER 12, 1972, DECEMBER 28, 1972, JANUARY 9, 1973 AND FEBRUARY 13, 1973.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-h.

The City Clerk presented PROGRESS REPORT NO. 13, PROPOSED SECONDARY FACILITIES, PASSAIC VALLEY SEWERAGE COMMISSIONERS' TREATMENT PLANT AT NEWARK, FOR PERIOD ENDED MARCH 31, 1973, SUBMITTED BY MANGANARO, MARTIN AND LINCOLN, CONSULTING ENGINEERS.

A motion that the Progress Report be received and placed on file was made by Councilman Bottone, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

/ 4-i.

The City Clerk presented REPORT OF FINANCE DIRECTOR J. A. JUNGHERR FOR THE SALE AND AWARD OF \$5,000,000. TAX ANTICIPATION NOTES ON MARCH 13, 1973 TO THE FIDELITY UNION TRUST COMPANY, 765 BROAD STREET, NEWARK, NEW JERSEY FOR \$5,000,001.23, THE BEST OF THREE BIDS, AT AN INTEREST RATE 4.48%.

(Copy of report submitted to each Member of the Council)

A motion to receive and file the Report of Finance Director J. A. Jungherr for the sale and award of \$5,000,000. Tax Anticipation Notes on March 13, 1973 to the Fidelity Union Trust Company, 765 Broad Street, Newark, New Jersey for \$5,000,001.23, the best of three bids, at an interest rate 4.48%; the notes as follows: 20 - \$50,000., 10 - \$100,000. and 3 - \$1,000,000., dated March 16, 1973 and maturing on November

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13, 1973, was made by Councilman Bottone, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

4-j.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-121 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM MARCH 19, 1973 TO MARCH 23, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

4-k.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6 AND R-121 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM MARCH 26, 1973 TO MARCH 30, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

4-l.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF MARCH, 1973.

A motion that the Report be received and placed on file was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

#### PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

#### BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF LARRY TOBIA, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT CONSTRUCTION OF 1-STORY ADDITION TO SUPERMARKET ON A LOT HAVING TWO

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MAIN BUILDINGS, AND ELIMINATING REAR YARD AND ON-SITE PARKING; ON PREMISES 62-66  
PACIFIC STREET.

(Vote of Board of Adjustment 3-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. EVAN W. ZWILLMAN, 2224 MILLBURN AVENUE, MAPLEWOOD, NEW JERSEY, ATTORNEY  
FOR THE APPLICANT, and

MR. LARRY TOBIA, 2803 ALLEN AVENUE, UNION, NEW JERSEY, APPLICANT, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

4-A-2.

The City Clerk read APPLICATION OF 101 CLEANING CORP. (MARIE SIMINI, OWNER);  
TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICT 1-STORY ADDITION TO GASOLINE  
STATION AND AUTOMATIC AUTOMOBILE LAUNDRY; ON PREMISES 814-824 BROADWAY.

(Vote of Board of Adjustment 4-0)

(Previous application 814-824 Broadway, 2-14 Irving Street and 71-73 Montclair Avenue approved November 5, 1969.

Previous application 816-818 Broadway, 10-14 Irving Street approved September 4, 1963)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT  
TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF  
NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON  
GOULD AVENUE.

(East on Gould Avenue to North on West Market or Humboldt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

/ 6-F-b.

The City Clerk read AN ORDINANCE GRANTING PERMISSION TO IDEAL TOY CORPORATION, A CORPORATION OF THE STATE OF DELAWARE, TO OPERATE AND MAINTAIN A SINGLE TRACK FREIGHT CROSSING, ON A SIXTEEN (16) DEGREE CURVE, FOR A DISTANCE OF APPROXIMATELY SEVENTY FIVE (75) FEET ACROSS THE RIGHT OF WAY OF AVENUE "P", FROM A POINT EIGHT HUNDRED NINETY EIGHT AND FOUR TENTHS (898.4) FEET NORTHERLY ALONG THE WEST CURB LINE OF AVENUE "P" TO THE CENTER LINE OF THE TRACK AND FROM A POINT NINE HUNDRED FIFTY THREE AND NINE TENTHS (953.9) FEET NORTHERLY ALONG THE EAST CURB LINE OF AVENUE "P" TO THE CENTER LINE OF THE TRACK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

/ 6-F-c.

The City Clerk read AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$1,299,000 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

CAPITAL BUDGET PROJECT NO. 363-68  
(82/1-72)

ADDITIONAL FUNDS-  
SITE ROWLEY STREET  
SCHOOL

\$58,000

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<u>CAPITAL BUDGET PROJECT NO. 282-68</u> <u>(82/2-72)</u>	<u>ADDITIONAL FUNDS-</u> <u>SITE, THIRD STREET</u> <u>SCHOOL</u>	<u>\$245,000</u>
<u>CAPITAL BUDGET PROJECT NO. 281-68</u> <u>(82/3-72)</u>	<u>ADDITIONAL FUNDS-</u> <u>SITE, NEW MIDDLE</u> <u>SCHOOL (HUNTERDON</u> <u>STREET SCHOOL)</u>	<u>\$ 96,000</u>
<u>CAPITAL BUDGET PROJECT NO.</u> <u>82/4-72</u>	<u>REHABILITATION-</u> <u>CENTRAL HIGH SCHOOL</u>	<u>\$900,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

/ 6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT CERTAIN TIMES ON HAYNES AVENUE AND MEEKER AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

/ 6-F-e.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO

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ADJUST SALARY RANGE FOR DEPUTY MUNICIPAL SUPERINTENDENT OF WEIGHTS AND MEASURES)

(Deputy Municipal Superintendent  
of Weights and Measures \$9,000. - \$11,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-v). (TO CREATE THE POSITION AND SALARY OF PUBLIC HEALTH NURSE (PEDIATRICS) AND TO DELETE ASSISTANT PUBLIC HEALTH NURSE SUPERVISOR)

(Public Health Nurse (Pediatrics) \$9,000. - \$10,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

6-F-g.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba). (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR BUDGET EXAMINER, 37½ HOURS AS PER CIVIL SERVICE CLASSIFICATION)

(Senior Budget Examiner  
(37½ hours) \$12,734. - \$16,926.)



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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrook, President Turco.

President Turco: The yeases are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 2, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-PH, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE SUPPLEMENTING AN ORDINANCE MAKING THE PROVISIONS OF SUB-TITLE I OF TITLE 39, MOTOR VEHICLE AND TRAFFIC LAWS OF NEW JERSEY, AND LOCAL REGULATIONS THEREUNDER, APPLICABLE TO DRIVEWAY AND ENTRANCE TO GATEWAY MOTOR INN, OWNED BY FOOD FAIR PROPERTIES AGENCY, INC., (6-S & F-c) ADOPTED DECEMBER 6, 1972, TO MAKE SAID PROVISIONS APPLICABLE TO THE ENTRANCES AND EXITS IN THE AREA OF GATEWAY MOTEL EXCEPT 45 DEGREE PARKING STALLS DESIGNATED ON MAP D-1600.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That ordinance entitled "An ordinance supplementing an ordinance making the provisions of sub-title I of title 39, Motor Vehicle and Traffic Laws of New Jersey, and local regulations thereunder, applicable to driveway and entrance to Gateway Motor Inn, owned by Food Fair Properties Agency, Inc.," (6S&Fc) adopted December 6, 1972, be supplemented by adding thereto the following:

No parking in any driveway or adjacent to any building in area of Gateway Motel except 45 degree parking stalls as designated by white lines along North Side of Fountain.

The following driveways are designated as entrances and exits.

ENTRANCES: On south side of Raymond Blvd., 65' west of west curb line of Raymond Plaza W.

On west side of Raymond Plaza, W. 145' south of the south curb line of Raymond Blvd.

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West side of Raymond Plaza W. 160' north of north curb of Market Street.

EXITS: On west side of Raymond Plaza W., 350' south of south curb line of Raymond Blvd.

Section 2. This ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrook, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON SCHUYLER AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Schuyler Avenue, East Side, between Lehigh Avenue and Lyons Avenue.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrook, President Turco.

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President Turco: The yeas are five and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-1 ADOPTED NOVEMBER 21, 1972, SO AS TO CHANGE THE DESIGNATION "NORTH PLAZA REDEVELOPMENT PROJECT N.J.R.-53" TO THE CORRECT DESIGNATION "NEWARK PLAZA REDEVELOPMENT PROJECT N.J.R.-58."

WHEREAS, by Ordinance No. 6S&F1 adopted November 21, 1972 "BOND ORDINANCE MAKING AN APPROPRIATION OF FUNDS AS CASH GRANT-IN-AID IN CONNECTION WITH URBAN RENEWAL PROJECT NOS. N.J.R.-6, N.J.R.-32, N.J.R.-38, N.J.R.-45, N.J.R.-49, N.J.R.-50, N.J.R.-52, N.J.R.-53, N.J.R.-62, N.J.R.-72, N.J.R.-121, N.J.R.-123, N.J.R.-156, and N.J.R.-196 IN THE CITY OF NEWARK AND AUTHORIZING THE ISSUANCE OF \$3,786,913 OF BONDS OF THE CITY OF NEWARK TO RAISE THE FUNDS SO APPROPRIATED, AND PROVIDING FOR THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS", the Municipal Council authorized the issuance of bonds to raise funds to provide cash grant-in-aid for certain urban renewal projects among which was a project designated "North Plaza Redevelopment Project N.J.R.-53", the correct designation of the project should have been "Newark Plaza Redevelopment Project N.J.R.-58" and the Municipal Council desires to correct such designation: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The reference in the title and in the preamble of said Ordinance No. 6S&F1, to N.J.R.-53 shall be deemed to be N.J.R.-58.

Section 2. Section 8 of such Ordinance No. 6S&F1 is hereby amended by striking out the reference to "North Plaza Redevelopment

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Project N.J.R.-53" and inserting in lieu thereof "Newark Plaza Redevelopment Project N.J.R.-58" so that said section as hereby amended shall read as follows:

"Section 8. Newark Plaza Redevelopment  
Project N.J.R.-58"

The sum of \$226,130 is hereby appropriated to the Housing Authority of the City of Newark pursuant to Chapter 298 of the Laws of 1950 of New Jersey, as amended, to finance the cost of acquiring land located within the area of Newark Plaza Redevelopment Project N.J.R.-58. The Municipal Council has ascertained and hereby determines that (1) the installment due in 1973 as a cash grant-in-aid for the acquisition of such land (herein referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to issue obligations pursuant to the Local Bond Law and in accordance with Chapter 298 of the Laws of 1950 of New Jersey, as amended (Housing Co-operation Law, Section 55:14B-4.1 R.S.) to finance such purpose and

- |         |  |             |
|---------|--|-------------|
| (3) (a) | the estimated cost of the cash grant-in-aid for such project, as estimated in accordance with the cooperation agreement is at least equal to | \$4,695,124 |
| (b)     | the City has heretofore been credited with payments of   | \$4,468,994 |
| (c)     | the estimated maximum amount of bonds to be issued for said purpose, to pay the amount now due, is   | \$ 226,130" |

Section 3. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrook, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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BOND ORDINANCE TO AUTHORIZE THE INSTALLATION OF ADDITIONAL ELECTRIC CABLES FOR THE SECOND FLOOR OF 22 FRANKLIN STREET TO ACCOMMODATE ADDITIONAL COMPUTER EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$20,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/4-72).

WHEREAS, the Municipal Council of The City of Newark, by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 81/4-72); NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall acquire and install in the second floor of 22 Franklin Street, additional electric cables for the purpose of supplying additional amperage to accommodate additional computer equipment of the City of Newark, such improvement shall include all work and appurtenances necessary for the use of such additional cables.

Section 2. The sum of \$ 20,000 is hereby appropriated to the payment of the cost of such improvement described in Section 1 hereof. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose") is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$ 20,000 and (4) \$ 1,000 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated

maximum amount of bonds or notes necessary to be issued for said purpose is \$ 19,000 and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$ 6,000 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that money exceeding \$ 1,000 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$ 1,000 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$ 19,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$ 19,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant

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to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life is a period of 15 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$19,000 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

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Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT AND TO PROVIDE ADDITIONAL FUNDS FOR THE STORM WATER IMPROVEMENT IN THE VICINITY OF NEWARK AIRPORT IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$289,050 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/205-72, 47/225-72, 47/229-72 AND 170-70).

WHEREAS, the Municipal Council of The City of Newark by Resolutions heretofore adopted, and has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinafter described (Capital Budget Project Nos. 46/205-72 47/225-72, 47/229-72 and 170-70): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements and the acquisition of the properties described in Section 3 of this ordinance are hereby respectively authorized to be acquired and made by the City of Newark. There is hereby appropriated to the acquisition of said properties and the making of said improvements



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described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

#### SCHEDULE OF PURPOSES AND AMOUNTS

##### Purpose

##### (1) Capital Budget Project Nos. 46/205-72, 47/225-72 and 47/229-72

The acquisition of new automotive vehicles including original apparatus and equipment and the acquisition of additional equipment for use by Divisions of City Government of the City as follows: Pavement breaker, compressor and truck chassis; Street cleaning front end loaders; Snow mobile plows (4)

Appropriation and Estimated Cost	\$174,800
Down Payment	\$ 8,740
Amount of Bonds and Notes	\$166,060
Period of Usefulness	5 Years

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(2) Capital Budget Project No. 170-70

To make an additional appropriation to pay a portion of the cost of the Flood Relief Program for Southern Newark undertaken with the cooperation of New York Port Authority and the State of New Jersey. It is hereby determined and stated that (1) the estimated cost of such improvement is \$5,000,000, and (2) \$339,250 of said sum to pay a portion of the cost (herein referred to as "purpose") has been provided by Ordinance No. 6S&FD, in the amount of \$225,000 and the \$114,250 herein appropriated, and (3) \$250,000 of said sum will be provided as a down payment for said improvement including the \$11,250 appropriated by said Ordinance and the \$5,715 hereinafter appropriated for said purpose, the balance for the improvement will be provided if necessary and (4) the estimated amount of bonds and notes necessary to be issued for said improvement is \$4,750,000, and (5) the estimated amount of bonds and notes necessary to be issued for said purpose is \$322,285, including the \$213,750 authorized by said Ordinance and the \$108,535 authorized by this ordinance, the balance for the improvement will be authorized at a later date if necessary.

Appropriation and Estimated Cost	\$114,250
Down Payment	\$ 5,715
Amount of Bonds and Notes	\$108,535
Period of Usefulness	40 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$122,990 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$14,455 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$14,455 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$274,595 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$274,595 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In

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the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 18.83 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$274,595 and that the

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issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrook, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrook, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bi). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor", (6S&Fbi) adopted November 22, 1966, be and the same amended by creating the title, the minimum annual salary and maximum annual salary, title code, therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Public Works 13-001.45	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Bottone, Megaro, Westbrooks, President Turco.

No: Councilman James.

/ 6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", adopted November 22, 1966 (6S&Fu), be and the same is hereby amended by creating the title, title code, annual minimum salary and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Health and Welfare 13-001.40	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Turco and failed of adoption by the following votes:

Yes: Councilmen Bottone, Megaro, Westbrooks, President Turco.

No: Councilman James.

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6-Ph, S &amp; F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey", (6S&Fy) adopted November 22, 1966 and amendments thereto, be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective titles of such positions, the codes, the minimum and maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Data Processing Coordinator, Police Department 13-002.10	\$13,000.	\$16,800.
Data Processing Coordinator, Police Department 13-001.20	15,000.	18,000.

Section 2. That the aforementioned ordinance be further amended by deleting therefrom the following positions, title codes, annual minimum and maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Supervisor of Tabulating Machine Operations 13-006 - No. of Positions - 1			
January 1, 1972	\$11,314.	\$ 11,674.	\$12,034.
July 1, 1972	11,786.	12,160.	12,535.
January 1, 1973	12,310.	12,700.	13,091.
July 1, 1973	12,834.	13,241.	13,648.
Supervisor of Tabulating Machine Operations 13-004 - No. of Positions - 1			
January 1, 1972	12,343.	12,857.	13,371.
July 1, 1972	12,857.	13,393.	13,928.
January 1, 1973	13,428.	13,988.	14,546.
July 1, 1973	13,999.	14,583.	15,165.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Bottone, Megaro, Westbrooks, President Turco.

No: Councilman James.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor, (6S&Fbg) adopted November 22, 1966, be amended by creating the titles, minimum annual salaries, maximum annual salaries and codes therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Fire Department 13-001.10	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Westbrooks and failed of adoption by the following votes:

Yes: Councilmen Bottone, Megaro, Westbrooks, President Turco.

No: Councilman James.

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/ 6-Ph, S &amp; F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES, HOURS OF WORK, AND CREATE TITLES AS PER CIVIL SERVICE RECLASSIFICATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section one of an ordinance entitled, " An ordinance creating permanent positions in the Department of Finance and establishing salaries therefore" (6-S & Fk) adopted November 22, 1966 as amended and supplemented, be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective titles of such positions, the Codes, the minimum and maximum salaries therefore to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Analyst (30 hrs.) 03-008	\$10,815	\$13,545
Administrative Secretary, Department of Finance (30 hrs.) 05-026	9,000	10,000
Secretarial Assistant 05-025.50	7,350	9,450
Senior Systems Analyst 03-006.25	14,500	16,800

Section 2. All prior ordinances or parts of prior ordinances which relate to the above positions, titles, hours of employment, number of positions, annual minimum salary, therefore which are inconsistent herewith, as hereinafter set forth are hereby repealed.

Section 3. Each incumbent in the title in the hereinabove noted positions who transfer from a 30 hour work week to a 37½ hour work week shall be accorded transfer to the new salary range as follows: Incumbents who are in 1st year increment step shall transfer to 1st year increment step (minimum); incumbents who are 2nd year increment step shall transfer to 2nd year increment step; incumbents who are in 3rd year increment step shall transfer to 3rd year increment step; incumbents who are in 4th year increment step shall transfer to 4th year increment step (maximum). Such increments transfer shall be contingent upon the effectiveness of this ordinance

Section 4. This ordinance shall take effect upon final passage and publications and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are five and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the



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statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

/6-HC-a.      MR. FRANK HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY, strongly opposed Council expenditure for hiring an attorney in its appeal in the Kawaïda matter. He contended any additional expenditure by the Council for legal fees is "improper and foolhardy." This move would penalize the taxpayers. The elected representatives have a duty to investigate any matter that is voted on. The courts have ruled that the Municipal Council cannot rescind the tax abatement granted to Kawaïda Towers, Inc. in September, 1971. If necessary the people will go to court to rectify this. Mr. Hutchins stressed housing is desperately needed in Newark, and there is a constant cry against crime.

Councilman James concurred with the speaker that the expenditure of approximately \$10,000. for an appeal which has been ruled illegal by the court certainly is not a wise act. The vote to appeal the decision to expend another \$2,400. was done by telephone and he thinks the rules of conduct call that the only time the vote can be taken by telephone in the expenditure of money is in the case of emergency. Councilman James questioned if the emergency did exist. He asserted the only emergency is that the attorney who received \$6,500. from this City Council for a mere two hour work in court, did call and pressure this Council to issue an appeal in order to receive an additional \$2,400. The other alternative is the citizens ask the Corporation Counsel did an emergency exist and is it proper to vote on the issuance of a contract and expenditure of money over the telephone. This should be pursued. The courts told this Council that the action of rescinding the tax abatement was illegal, this Council was using politics and should refrain from it and this Council should stop acting like kids and playing at Mickey Mouse.

Councilman Westbrook concurred with Councilman James. It is a matter of record and truth. The people can be fooled by elected representatives who do not tell the whole truth. He suspects the people have not been at the hearing of the Kawaïda Towers and have not heard the other side, but he hopes they will listen to the remarks of the minority speakers tonight. Councilman Westbrook added he did not know the results of the telephone poll but was told it was voted in the affirmative and the matter would come up before the Council tonight for Council vote.

The City Clerk related he polled the nine Councilmen and the result of that poll was six in favor of authorizing to proceed with the appeal and three opposed to

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proceeding with the appeal. However, in making the telephone poll he informed the Council the telephone poll had to be consummated by a formal motion at a formal Council meeting. Some of the Councilmen informed him they were ill and would be unable to attend the meeting but would be here to cast a vote formally at a Council meeting. Action has not been formally ratified by this Council. Under emergency procedures action can be taken. We were informed the last date for filing the appeal in connection with the Kawaida matter is April 18, 1973 so the answer had to be obtained before the attorney could be engaged. That was the purpose of the poll. The City Clerk reiterated the action which was taken through the telephone poll will have to be consummated by a formal action of the Council at a Council meeting.

Councilman James declared there are not six votes here tonight. How long can you execute a contract with no immediate expenditure of funds to pay for that contract?

The City Clerk replied there have been other cases. Because of the urgency of the matter the law would permit the informal vote of the Council to take that action which is necessary because of the time element.

Councilman James asked how can you decide unilaterally to bypass this meeting and not place the matter on tonight's Calendar? He maintained the matter should be voted on tonight, this is the next Council meeting.

President Turco stated the Calendar was prepared prior to the telephone poll being taken and the matter will be placed on the next Calendar of the Municipal Council. If the matter receives five affirmative votes, it will be approved and if it receives five negative votes, it will be defeated. If it does not obtain five votes either way, the matter will remain as pending business until the Council votes for or against.

Councilman James questioned the Council President's ruling inasmuch as the City Clerk clearly indicated it is an emergency item and would appear as an added starter on the next Calendar of the Municipal Council. He asked the City Clerk if he would declare this an emergency item.

The City Clerk replied in the affirmative.

Councilman James asked inasmuch as the City Clerk has declared it is an emergency and inasmuch as this is the next Council meeting, when is the proper time to make the motion? He wants to take the same approach.

The City Clerk replied the action was taken pursuant to the direction of the Council President. He was asked to poll the Municipal Council to see what their wishes were as far as engaging this attorney. The Council was polled on April 12, 1973 whether they wanted to authorize the filing of an appeal from Judge Kimmelman's decision dismissing the Kawaida matter brought by the City for a sum not to exceed

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\$2,400. The results of the telephone poll were as follows:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilmen Harris, James, Westbrooks.

Councilman James asked if a poll was taken to place the granting of the contract on the Calendar as an added started or whether it would be placed on the Calendar of the next Council meeting.

The City Clerk replied that poll was never made.

President Turco countered a poll was taken, five votes needed to place the matter on the Council Calendar. He declared Councilman James and Councilman Westbrooks did not make a motion at the pre-meeting conference for a poll to place this item on the Calendar. That was the time to speak.

Councilman Westbrooks asserted it was improper for President Turco to raise the question why he did not make the motion at the pre-meeting conference because he is not in support of the resolution. If the resolution was in order it would have appeared on the Calendar tonight as an added starter. Once a poll is taken of an emergency nature, it appears on the next Council Calendar.

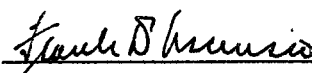
President Turco declared not under this Administration. This is a matter of importance. Many people receive the Calendar seven days in advance of the meeting and would not have known if it was an added starter. This matter will appear on the next Calendar of the Municipal Council.

Upon question posed by Councilman Westbrooks, the City Clerk replied the procedure in the past has been if the action to be taken was of an emergency nature, it could not wait for the next Council meeting at which a formal action could be taken, the City Clerk was directed to make a poll. If there were enough affirmative votes to take that action, the word was given to the person who was to perform those services. There are two situations of an emergency nature which may be dealt with.....

(At this point, there was general confusion in the audience. President Turco adjourned the meeting.)

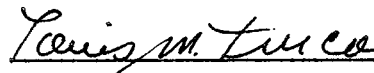
This meeting adjourned at 9:15 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Louis M. Turco

President

Newark, New Jersey, May 2, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend J. Sanford Lonsinger, Third Presbyterian Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Bernard Ekelchik, Sergeant-at-Arms.

President Turco announced all items on the Calendar of April 18, 1973, including the list of speakers will be heard at this meeting.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY THE PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR MARCH, 1973.

A motion to approve the Report of Contracts Awarded, was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-b.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF MARCH, 1973.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-c.

The City Clerk presented ANNUAL REPORT OF DIVISION OF PUBLIC WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE YEAR 1973.

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD MARCH 20, 1973.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE JOINT MEETING MAINTENANCE, HELD MARCH 15, 1973.

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD MARCH 21, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Westbrooks, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD MARCH 21, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Turco, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-h.

The City Clerk presented REPORT OF IVY HAVEN NURSING HOME, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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/ 4-i.

The City Clerk presented COPY OF AUDIT REPORT OF THE PARKING AUTHORITY OF THE CITY OF NEWARK, FOR THE YEAR ENDING DECEMBER 31, 1972.

A motion that the Copy of Audit Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-j.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM APRIL 2, 1973 TO APRIL 6, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-k.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-38 AND R-123 AND INDICATING NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS FROM APRIL 9, 1973 TO APRIL 13, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

#### PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

#### BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

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/ 4-A-1.

The City Clerk read APPLICATION OF TEODORO TIAGO, OWNERS; TO PERMIT IN A 3RD RESIDENCE DISTRICT SUBDIVISION OF A LOT LEAVING A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD AT 60 GOTTHART STREET; AND A VACANT LOT AT 56 GOTTHART STREET; ON PREMISES 56-60 GOTTHART STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. TEODORO TIAGO, 50 GOTTHART STREET, NEWARK, NEW JERSEY, applicant, appeared.

President Turco questioned the applicant if he planned to build a two-family dwelling, to which Mr. Tiago replied in the affirmative.

President Turco asked Board of Adjustment Secretary Rocco Rossi if another variance would be required.

Board of Adjustment Secretary Rossi replied if all requirements for a two-family dwelling are complied with another application for a variance would not be needed.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 4-A-2.

The City Clerk read APPLICATION OF NEWARK BOARD OF EDUCATION, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT ADDITIONS TO EXISTING SCHOOL EXCEEDING THE HEIGHT LIMIT; ON PREMISES 279-309 CHANCELLOR AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. NATHANIEL POTTS, DIRECTOR OF COMMUNITY AFFAIRS, REPRESENTING THE BOARD OF EDUCATION, 25 SCHEERER AVENUE, NEWARK, NEW JERSEY, appeared.

Councilman James queried what would be done on the existing school and will the construction go upward.

Mr. Potts replied this addition will house excess pupils in the area and two stories will be constructed upward.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

May 2, 1972

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

/4-A-3.

The City Clerk read APPLICATION OF AGNELLO MARQUES, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY REAR ADDITION TO PROPOSED AUTOMOBILE REPAIR SHOP; ON PREMISES 120 WILSON AVENUE; ON CONDITION THAT 1) ONLY MECHANICAL REPAIRS ARE PERMITTED; THERE ARE TO BE NO BODY AND FENDER REPAIRS AND NO PAINTING.

(Vote of Board of Adjustment 4-0)

(Previous applications approved May 2, 1962, October 20, 1971)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. I. ARTHUR LEVY, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, REPRESENTING THE APPLICANT, appeared.

Mr. Levy explained the applicant wishes to remove the gasoline tanks, square off the back of the building and maintain this operation strictly to make repairs. The applicant is an excellent mechanic and desires to deal with mechanical repairs.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

The City Clerk stated the following ordinance was inadvertently adopted at the April 18, 1973 meeting of the Municipal Council. However, it was not adopted by the two-thirds requirement of the Local Bond Law and it is therefore necessary to re-adopt this ordinance:

/6-F-a.

The City Clerk read BOND ORDINANCE TO AUTHORIZE THE INSTALLATION OF ADDITIONAL ELECTRIC CABLES FOR THE SECOND FLOOR OF 22 FRANKLIN STREET TO ACCOMMODATE ADDITIONAL COMPUTER EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$20,000. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/4-72).



May 2, 1973

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are six and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 16, 1973.

The City Clerk stated the following ordinance was inadvertently adopted at the April 18, 1973 meeting of the Municipal Council. However, it was not adopted by the two-thirds requirement of the Local Bond Law and it is therefore necessary to readopt this ordinance:

6-F-b.

The City Clerk read BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT AND TO PROVIDE ADDITIONAL FUNDS FOR THE STORM WATER IMPROVEMENT IN THE VICINITY OF NEWARK AIRPORT IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$289,050 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/205-72, 47/225-72, 47/229-72 AND 170-70).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 16, 1973.

May 2, 1973

A motion to consider Item 8-b on the Calendar of this meeting under Ordinances on First Reading was made by Councilman Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

✓6-F-c.

The City Clerk read AN ORDINANCE REQUIRING THAT PLANS FOR ALL CONSTRUCTION OF MULTIPLE DWELLINGS BE SUBMITTED TO THE NEWARK CENTRAL PLANNING BOARD FOR RECOMMENDATION BEFORE ISSUANCE OF A BUILDING PERMIT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 16, 1973.

A motion to consider Item 8-f on the Calendar of this meeting under Ordinances on first reading was made by President Turco, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 6-F-d.

The City Clerk read BOND ORDINANCE AUTHORIZING THE RECONSTRUCTION OF THE POLICE HEADQUARTERS AND POLICE PROPERTY BUILDINGS FOR USE BY THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$716,825 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 83/2-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

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President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 16, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

/ 6-Ph, S & F-a.

AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON GOULD AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-2, prohibiting Left Turns, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

EAST ON GOULD AVENUE TO NORTH ON WEST MARKET OR HUMBOLDT STREET

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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/ 6-Ph, S &amp; F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING PERMISSION TO IDEAL TOY CORPORATION, A CORPORATION OF THE STATE OF DELAWARE, TO OPERATE AND MAINTAIN A SINGLE TRACK FREIGHT CROSSING, ON A SIXTEEN (16) DEGREE CURVE, FOR A DISTANCE OF APPROXIMATELY SEVENTY FIVE (75) FEET ACROSS THE RIGHT OF WAY OF AVENUE "P" FROM A POINT EIGHT HUNDRED NINETY EIGHT AND FOUR TENTHS (898.4) FEET NORTHERLY ALONG THE WEST CURB LINE OF AVENUE "P" TO THE CENTER LINE OF THE TRACK AND FROM A POINT NINE HUNDRED FIFTY THREE AND NINE TENTHS (953.9) FEET NORTHERLY ALONG THE EAST CURB LINE OF AVENUE "P" TO THE CENTER LINE OF THE TRACK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That permission be and the same is hereby granted to Ideal Toy Corporation to operate and maintain a single track crossing at grade, on a sixteen (16) degree curve, for a distance of approximately seventy five (75) feet across the Right of Way of Avenue "P", from a point Eight Hundred Ninety Eight and Four Tenths (898.4) feet Northerly along the West Curb Line of Avenue "P" to the center line of the track and from a point Nine Hundred Fifty Three and Nine Tenths (953.9) feet Northerly along the East Curb Line of Avenue "P" to the center line of the track, as indicated on Drawing entitled "Site Plan-West End," Drawing Number B.01, dated November 2, 1970 prepared by Engineers Incorporated, Consultant Engineers, for Ideal Toy Corporation, subject to New Jersey Statutes.

Section 2. That said permission be and is hereby given upon the condition and provisions that the newly installed track crossing shall be removed within ninety (90) days after the receipt of notice by Ideal Toy Corporation, or their successors, of notice from the City of Newark ordering the discontinuance of said track crossing; and upon further condition and provision that the track crossing shall be changed in grade to correspond to any changes that may be made in the grade of Avenue "P", and upon the still further condition, that the area between the rails and alongside shall be paved with asphalt on concrete foundation as directed by the Chief Engineer of the City of Newark, N. J.; and that a watchman with proper signals shall be stationed at the crossing whenever necessary to give warning of passing locomotives or cars.

Section 3. That said permission is given upon the further condition that the said Ideal Toy Corporation, at their own expense shall make all repairs of any and all damages to the existing water mains, storm and sanitary sewers within the area of the railroad crossing as a result of the installation of said track.

Section 4. That said permission is given upon the further condition that the said Ideal Toy Corporation, at their own expense, make all changes in the pavement, curb and sidewalk, including alterations to any utilities either public or private, made necessary, by the installation of said single track crossing to the satisfaction of the Director of the Department of Public Works.

Section 5. That the said Ideal Toy Corporation shall suspend traffic over the proposed single track crossing and shall fully cooperate with the Department of Public Works at and during such times when the Department of Public Works shall be required to make repairs to sewer and water facilities and the said Ideal Toy Corporation, shall assume full responsibility for the maintenance of the single track crossing and road bed at the location of said facilities of the Department of Public Works, said maintenance resulting from any cause whatsoever.

Section 6. That said Ideal Toy Corporation shall indemnify and save harmless the said City of Newark, its officers, agents and servants from any and all claim or claims, whatsoever, for any damage to any person, firm or corporation, arising from or in any way connected with the granting of said privilege or by reason of the location, grade, maintenance and existence and use of said single track crossing at grade.

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Section 7. In addition to the Indemnity Agreement aforesaid, the Ideal Toy Corporation, its successors and assigns, shall at its own cost and expense, procure and keep in full force and effect, paid up policies for Comprehensive General Liability Insurance in favor of the City of Newark in an amount of at least \$250,000.00 for injury to any one person and \$1,000,000.00 to more than one person arising out of any one accident, and Property Damage Insurance insuring the City of Newark as its interests may appear against any and all claims for damage to property of others to the extent of \$100,000.00 said policies to be approved by the Corporation Counsel and proof of said insurance coverage to be filed with the City Clerk.

Section 8. That the said Ideal Toy Corporation shall, before commencing construction of said single track crossing comply with Sections 6 and 7, and shall procure a permit from the Permit Division of the Bureau of Streets and Sidewalks of the Department of Public Works.

Section 9. That such permission be and is hereby granted upon the further condition that the said Ideal Toy Corporation shall file with the City Clerk their written acceptance of the provisions of this Ordinance within thirty (30) days of the date which it takes effect and shall pay on demand to the City of Newark the amount of cost and expense to the City for all official publications of this Ordinance.

Section 10. This ordinance reaffirms Resolution Number 7Rf adopted November 24, 1970 by the City Council consenting to construction of Rail facility required by Ideal Toy Corporation.

Section 11. The within permission is granted subject to all laws of the State of New Jersey and City Ordinances governing the installation and maintenance for a railroad crossing.

Section 12. A copy of the aforesaid Drawing entitled "Site Plan-West End," Drawing B.01, revision letter G, dated July 20, 1972, prepared by Engineers Incorporated, Consultant Engineers, for Ideal Toy Corporation, is affixed and made a part thereof.

Section 13. This Ordinance shall take effect upon promulgation and passage in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrook, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

/ 6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$1,299,000 FOR SCHOOL PURPOSES  
AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION  
FOR

<u>CAPITAL BUDGET PROJECT NO. 363-68</u> <u>(82/1-72)</u>	<u>ADDITIONAL FUNDS-</u> <u>SITE ROWLEY STREET</u> <u>SCHOOL</u>	<u>\$58,000</u>
<u>CAPITAL BUDGET PROJECT NO. 282-68</u> <u>(82/2-72)</u>	<u>ADDITIONAL FUNDS-</u> <u>SITE, THIRD STREET</u> <u>SCHOOL</u>	<u>\$245,000</u>
<u>CAPITAL BUDGET PROJECT NO. 281-68</u> <u>(82/3-72)</u>	<u>ADDITIONAL FUNDS-</u> <u>SITE, NEW MIDDLE</u> <u>SCHOOL (HUNTERDON</u> <u>STREET SCHOOL)</u>	<u>\$ 96,000</u>
<u>CAPITAL BUDGET PROJECT NO. 82/4-72</u>	<u>REHABILITATION-</u> <u>CENTRAL HIGH</u> <u>SCHOOL</u>	<u>\$900,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS?

WHEREAS, the Board of Education of the City of Newark has decided that it is necessary to raise the sums appropriated by this ordinance for the purposes specified in this ordinance and has prepared and delivered to each member of the Board of School Estimate of said City, statements of the amount of money estimated to be necessary for said purposes, and said Board of School Estimate has duly considered such statements and has fixed and determined the sum appropriated by this ordinance to be the sums necessary for said purposes, and has duly certified the amounts so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of the City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes, and the amount appropriated by this ordinance exceeds

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one and one-half percent of the average equalized valuation of taxable property as defined in said section, and

WHEREAS, the Municipal Council of the City of Newark, by Resolutions heretofore adopted and amendments thereto, has authorized the preparation of an ordinance appropriating the sums hereinafter appropriated for the purposes hereinafter described, which improvements have been assigned Capital Budget Project Nos. hereinafter designated: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The aggregate sum of \$1,299,000 is hereby appropriated pursuant to Section 18A:22-20 of the New Jersey Statutes, to the Board of Education of the City of Newark, to finance capital improvements and in amounts as follows:

(1) CAPITAL BUDGET PROJECT NO. 363-68(82/1-72)

NEW SCHOOL SITE TO RELIEVE OVERCROWDING  
FIFTEENTH AVENUE, SOUTH 17TH AND SOUTH  
TENTH STREETS SCHOOLS-CONSTRUCTION OF A  
NEW "MIDDLE" SCHOOL GRADES 5 THROUGH 8-  
NOW KNOWN AS ROWLEY STREET SCHOOL

Additional funds for the preparation of plans and acquisition of site, including items incidental to the preparation of such plans, and the acquisition of said site, for the erection of a new schoolhouse and school building together with a public playground and recreation place, on land described, approximately, as follows:

BEGINNING at the intersection of the westerly line of South 11th Street and the southerly line of Rowley Street; thence southerly approximately 490 feet to the southerly line of Lot 67, Block 309; thence westerly along said southerly line of Lot 67, continuing westerly along the southerly line of Lot 62, thence continuing westerly to the intersection of the easterly line of South 12th Street and the southerly line of Lot 5, Block 310, thence continuing westerly; along the southerly line of Lot 1, Block 310 approximately 460 feet (this is an irregular line) to its intersection with the easterly line of South 13th Street; thence northerly along said easterly line of South 13th Street approximately 520 feet to its intersection with the southerly line of Rowley Street; thence easterly along said southerly line of Rowley Street approximately 460 feet to its intersection with the westerly line of South 11th Street, to the point and place of BEGINNING. \$ 58,000

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## (2) CAPITAL BUDGET PROJECT NO. 282-68 (82/2-72)

THIRD STREET SCHOOL SITE

Additional funds for the preparation of plans and acquisition of site, including items incidental to the preparation of such plans and the acquisition of said site, for the erection of a new schoolhouse and school building, together with a public playground and recreation place, said site comprising the two block area consisting of approximately 4.35 acres, bounded on the north by Seventh Avenue, on the south by the Lackawanna Railroad Right of Way, on the west by Fifth Street and on the east by Third Street, and including the bed of Fourth Street between Seventh Avenue and the Lackawanna Railroad Right of Way, Newark, New Jersey.

\$ 245,000

## (3) CAPITAL BUDGET PROJECT NO. 281-68 (82/3-72)

NEW MIDDLE SCHOOL SITE TO RELIEVE  
AVON AVENUE BELMONT-RUNYON AND BERGEN  
STREET SCHOOLS (HUNTERDON STREET SCHOOL)

Additional funds for the preparation of plans and acquisition of site, including items incidental to the preparation of such plans and the acquisition of said site, for the erection of a new schoolhouse and school building, together with a playground and recreation place, on lands within the city block bounded by Clinton Avenue, Madison Avenue, Hunterdon Street and Peshine Avenue, Newark, New Jersey.

\$ 96,000

## (4) CAPITAL BUDGET PROJECT NO. 82/4-72

REHABILITATION - CENTRAL HIGH SCHOOL

Rehabilitation work at Central Avenue High School, including general construction; electrical work, plumbing; heating, ventilating and air conditioning, furniture and equipment for the classrooms where required; architect's fees and contingencies.

\$ 900,000

Total \$1,299,000

Section 2. The Municipal Council of the City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.



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Section 3. It is hereby determined and stated that the average of the different periods assigned to the purposes described in Section 1 hereof, by Section 18A:24-5 of the New Jersey Statutes, within which such bonds shall mature, taking into consideration the amount of bonds to be issued on account of each purpose is 19.215 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so borrowed, shall issue, in its corporate name, its bonds of the aggregate principal amount of \$1,299,000. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated School Bonds and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purposes, school promissory notes of said City of an aggregate principal amount not exceeding \$1,299,000 are hereby authorized to be issued pursuant to Title 18A, Chapter 24, New Jersey Statutes, in anticipation of the issuance of said permanent bonds. In the event that permanent bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the permanent bonds so issued. If the aggregate amount of outstanding bonds and school promissory notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said permanent bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the

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limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said school promissory notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes either at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

May 2, 1973

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT CERTAIN TIMES ON HAYNES AVENUE AND MEEKER AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at Certain Times, of Title 23, Traffic and Parking of the Revised Ordinances of the amended by adding thereto the following:

**Haynes Avenue**

North Side, beginning at westerly end of the Haynes Avenue bridge and extending westerly to intersection of Meeker Avenue, from 7 a. m. to 9 a. m. and 4 p. m. to 6 p. m., except Saturday and Sundays.

**Meeker Avenue**

North Side, Beginning at the northerly curb line of Haynes Avenue and extending westerly to Frelinghuysen Avenue, from 7 a. m to 9 a. m. and 4 p. m to 6 p. m. except Saturdays and Sundays.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

/ 6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR DEPUTY MUNICIPAL SUPERINTENDENT OF WEIGHTS AND MEASURES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

May 2, 1973

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", (6S&Fu) adopted November 22, 1966 and amendments thereto, be amended to adjust the salary range for Deputy Municipal Superintendent of Weights and Measures, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Deputy Municipal Superintendent of Weights and Measures 09-011.50	\$9,000.	\$11,000.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, was declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-v). (TO CREATE THE POSITION AND SALARY OF PUBLIC HEALTH NURSE (PEDIATRICS) AND TO DELETE ASSISTANT PUBLIC HEALTH NURSE SUPERVISOR)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", adopted November 22, 1966 (6S&Fv) be and the same is amended by creating the following permanent position and establishing the minimum and maximum salary, title code, therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Public Health Nurse (Pediatrics) 24-003	\$9,000.	\$10,000.

Section 2. That the aforementioned ordinance be further amended by deleting therefrom the following, to wit:

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Public Health Nurse Supervisor 24-003	\$9,000.	\$10,000.

Section 3. All prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrook, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba). (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR BUDGET EXAMINER, 37½ HOURS AS PER CIVIL SERVICE CLASSIFICATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (b) of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and establishing salaries therefor", adopted November 22, 1966 (6SsEba) be and the same is amended to create the position of Senior Budget Examiner (37 1/2 hours) in the Budget Division and to establish the minimum and maximum salary range and title code therefor, to wit:

1(b) Budget Division

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Budget Examiner (37 1/2 hours) 03-008.70	\$12,734.	\$16,926.

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Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yesses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-b1). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor", (6S&Fbi) adopted November 22, 1966, be and the same amended by creating the title, the minimum annual salary and maximum annual salary, title code, therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Public Works 13-001.45	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

May 2, 1973

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano.

Councilman James stressed he would vote in the negative on this and the following ordinances pertaining to Data Processing Coordinators in the various departments.

Councilman Harris called attention to a newspaper article regarding what is taking place in connection with the computer system in San Diego indicating the cost involved in the computer system escalates without the expected results.

President Turco recalled the Council met with Police and Fire Department Officials indicating their approval of these positions. He did not feel the Council should disapprove since department heads outlined their need for these Coordinators. Perhaps a further discussion with the Business Administrator and Finance Director would aid in the Council's determination in these matters.

Councilman Giuliano noted Finance Director Jungherr originally stated one machine would handle all the processes. Later additional requests were made for more machines. He questioned how many more machines would be required to meet their needs.

Councilman James opposed hiring Data Processing Coordinators since the system has not been implemented and opined these are merely positions with a "no show" job. There are many employees that were laid off, are out of work and we are talking about giving people more money who are working. He observed there is no job description for Data Processing Coordinator. No one can say we do not have people to operate machines.

Councilman Megaro asserted these matters should have been discussed in conference. They should have not gone thus far on the Calendar.

The motion to close the hearing and adopt the ordinance on second reading and final passage failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen Harris, James.

Not Voting: Councilman Westbrook.

A motion to close the hearing and table this ordinance was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrook.

May 2, 1973

5-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", adopted November 22, 1966 (6S&Fu), be and the same is hereby amended by creating the title, title code, annual minimum salary and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Health and Welfare 13-001.40	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Megaro and failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen Harris, James.

Not Voting: Councilman Westbrooks.

A motion to close the hearing and table this ordinance was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrooks.



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6-PH, S &amp; F-J.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS AND SALARY RANGES FOR DATA PROCESSING COORDINATOR AND ASSISTANT DATA PROCESSING COORDINATOR, POLICE DEPARTMENT AND TO DELETE SUPERVISOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey", (6S&Fy) adopted November 22, 1966 and amendments thereto, be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective titles of such positions, the codes, the minimum and maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Data Processing Coordinator, Police Department 13-002.10	\$13,000.	\$16,800.
Data Processing Coordinator, Police Department 13-001.20	15,000.	18,000.

Section 2. That the aforementioned ordinance be further amended by deleting therefrom the following positions, title codes, annual minimum and maximum salaries therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Supervisor of Tabulating Machine Operations			
13-006 - No. of Positions - 1			
January 1, 1972	\$11,314.	\$ 11,674.	\$12,034.
July 1, 1972	11,786.	12,160.	12,535.
January 1, 1973	12,310.	12,700.	13,091.
July 1, 1973	12,834.	13,241.	13,648.
Supervisor of Tabulating Machine Operations			
13-004 - No. of Positions - 1			
January 1, 1972	12,343.	12,857.	13,371.
July 1, 1972	12,857.	13,393.	13,928.
January 1, 1973	13,428.	13,988.	14,546.
July 1, 1973	13,999.	14,583.	15,165.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

May 2, 1973

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and table this ordinance was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrook.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor, (6S&Fbg) adopted November 22, 1966, be amended by creating the titles, minimum annual salaries, maximum annual salaries and codes therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Fire Department 13-001.10	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and table this ordinance was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrook.

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President Turco declared a five minute recess at 1:45 P. M.

Council reconvened at 1:50 P. M.

HEARINGS OF CITIZENS.

6-HC-a.

MR. JAMES F. NANCE, CHAIRMAN, FEDERATION AFRO AMERICAN POLICE OFFICERS,

89 OSBORNE TERRACE, NEWARK, NEW JERSEY, addressed the Municipal Council in behalf of salary adjustments for police matrons. He asked for a meeting with the Council at their pre-meeting conference with matrons and police officers of the Afro American Police Officers Federation. Mr. Nance called attention to proposed ordinance on the Calendar of this meeting, Items 8-m and 8-n, adjusting salaries for Court Attendants and providing clothing allowance. He felt the Police Matrons are entitled to the same consideration. His attempt to meet with the Business Administrator was to no avail.

President Turco noted a letter was received in this connection and the City Clerk was directed to submit this matter to the Business Administrator as it falls under his jurisdiction. He will try to arrange a meeting with the Business Administrator.

Councilman Giuliano agreed the police matrons were in need of salary adjustments. He will endeavor to lend his support towards this end.

Councilman Harris said he would discuss this matter with the speaker after the meeting to arrive at some conclusion.

Upon questioning by Councilman Westbrooks, Mr. Nance explained the duties of police matron.

6-HC-b.

MRS. OZIE TUCKER, 110 CENTER TERRACE, NEWARK, NEW JERSEY, addressed the

Municipal Council on behalf of approximately ninety civil servants who were told they would have a job until they were unable to work. To date, they are still unemployed, cannot collect benefits. She felt the Mayor and Council should meet to discuss with the Health and Welfare Director suitable jobs for this group or appropriate assistance they rightfully deserve.

President Turco declared this is a very unfortunate situation. Ivy Haven should have been a proper, self-sustaining institution. With the lack of repairs, the hospital lost its accreditation and certificate for medicaid. The Council is concerned with human rights. They expect Administration to give first preference to these employees when hiring. The former Health and Welfare Director allowed this facility to become in a state of disrepair.

Councilman Westbrooks called attention this matter was before the Council on many occasions. It is beyond Council responsibility and they did nothing to place these employees in such position. Administration was told by the Council this facility was not run at the maximum efficiency, however, the Council are legislators, not administrators.

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Councilman Bottone recalled how many appearances the speaker made in this connection and the Council had placed this item back in the budget after it was deleted by the Mayor. It is futile to appear before the Council when the matter is administrative. The Council did whatever was possible.

President Turco declared the hospital is dead. The City Clerk was directed to submit a digest of the speaker's remarks to the Mayor, Business Administrator and Health and Welfare Director, requesting some definitive action be taken with respect to complaints registered by Mrs. Tucker, indicating the Ivy Haven employees should receive preference in rehiring procedures and the Council be informed as to what action will be taken with respect to the complaints registered.

6-HC-c.

KAIMU MTEPEZI, 97 GOODWIN AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council regarding "REMOVAL OF COUNCILMAN TURCO AS PRESIDENT OF THE MUNICIPAL COUNCIL AND BARRED FROM PRACTICING LAW." He was not accused of wrongdoing or misuse of his office. However, he felt there is no distinction between official or unofficial wrongdoing. Secondly, the speaker opposed the picture of former Mayor Hugh J. Addonizio remaining on the wall in the Council Chamber.

Councilman Westbrook recalled the matter of removing this picture was brought up before, with no action taken thereon. It does create a problem for youths and he would not be opposed to having the picture removed while the former Mayor is serving his jail sentence.

6-HC-d.

JELEDI MAJADI, 574 HAWTHORNE AVENUE, NEWARK, NEW JERSEY, concurred in the remarks of the former speaker and opposed adoption of Resolution 7-R-cg on the Calendar of this meeting, "GRANTING EXEMPTION FROM TAXATION FOR FOREST HILL HOUSE ASSOCIATES, 501-507 MT. PROSPECT AVENUE." He questioned how an application can be rejected on the one hand and grant one on the other hand. Further, the speaker felt President Turco should step down and resign since he opined it is a conflict of interest and would have a negative effect on children.

President Turco called attention there was no indication the Council would support the application for tax abatement referred to in Item 7-R-cg on the Calendar of this meeting. These items are submitted by the Mayor, Business Administrator and Corporation Counsel and must by law be placed on the Calendar. This does not mean the Council will vote favorably on this item.

Councilman Westbrook agreed regarding tax abatement disapproval. He spoke of a conference wherein President Turco was asked to step down from the chair as President, not as a Councilman. He charged President Turco abuses the privilege of the chair.

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This request fell on deaf ears. If he is exonerated, the Council will be more than happy to restore him to the chair. Councilman Westbrook noted he received many letters, telephone calls and personal requests, urging this request.

6-HC-e. MR. DONALD MACKEY, 51 CLIFTON AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with a "PROPOSAL FOR NEWARK ENERGY CRISIS EMERGENCY PREPAREDNESS PROGRAM." He stated the Community Survival Committee proposes the City of Newark institute through the Department of Health and Welfare an emergency program based on the reported national energy crisis. Rationing of gas, oil, electricity, heat would cause many grave problems. Mr. Mackey outlined several proposals in which the Departments of Health and Welfare and Fire could prepare for such emergencies. He added the Newark Housing Authority could develop an emergency heating system to take care of such emergencies. Prices of commodities would soar to such a high rate, many families would not be able to afford them.

6-HC-f. ADHIMU CHUNGA, 527 SOUTH 12TH STREET, NEWARK, NEW JERSEY, urged "COUNCIL MEETINGS BE HELD IN THE EVENINGS" "APPROVAL OF RESOLUTION 7-R-k ON THE CALENDAR OF THIS MEETING," "OPPOSED ADOPTION OF RESOLUTIONS 7-R-cg AND 7-R-dc ON THE CALENDAR OF THIS MEETING." The speaker felt the adoption of Resolution 7-R-dc involved Council's use of public funds for their interest. Adhimu Chunga alleged "racists" opposed erection of Kawaida Towers. He asked Council President Turco to step down as Council President as he felt President Turco did not adequately represent the people of the City.

6-HC-g. MR. MARTIN FIRESTONE, 1725 K STREET, WASHINGTON, D. C., COUNSEL FOR THE NATIONAL ASSOCIATION OF THEATRE OWNERS, and

6-HC-h. MR. HOWARD W. HERMAN, 300 LAFAYETTE AVENUE, HAWTHORNE, NEW JERSEY, PRESIDENT, NATIONAL ASSOCIATION OF THEATRE OWNERS OF NEW JERSEY, addressed the Municipal Council regarding Items 9-b, 9-c, 9-d, on the Calendar of this meeting, dealing with "AGREEMENT BETWEEN CITY OF NEWARK AND TELEPROMPTER OF NEWARK." They opposed the adoption of these ordinances and urged the Council to reconsider its recently amended CATV franchise for the purpose of prohibiting CATV carriage of Pay Television Service. They stated in effect, CATV is already a form of Pay Television, the public is required to pay to receive service. With this system the public may be required to pay additional sums of money for what they might otherwise receive as part of CATV system's regular service. This will create a monopoly in Newark and cause the demise of motion picture theatres in Newark.

6-HC-i. MR. GLENN THOMAS, 42 DEWEY STREET, NEWARK, NEW JERSEY, addressed the

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Municipal Council: "URGING PREPARATION OF ORDINANCES TO REQUIRE LANDLORDS TO PROVIDE HEAT ACCORDING TO TEMPERATURE AND FOR A CURFEW."

Councilman James called attention the possibility of a curfew was brought up a few times, but the question is would it be creating other problems? He recalled a policeman tried to arrest someone which created a scene, but the idea is good as every student should be home at a reasonable hour. He proposed playgrounds remain open until 11 P. M. this summer, after which students would go home and go to bed.

Councilman Megaro noted there is an ordinance pertaining to heat. This matter should be brought to the proper authority, the Department of Health and Welfare under whose jurisdiction it falls.

President Turco recalled the ordinance relating to heat was amended at his suggestion with respect to hours. However, he agreed the ordinance should contain temperature readings, not hours. The City Clerk's Staff was directed to research this ordinance.

Councilman Westbrook asserted there is a curfew ordinance in existence and it is a matter of enforcement. He could not support a curfew or its enforcement. Parents should assume this responsibility.

Councilman Harris felt the biggest concern is what will happen to all young people who will have no employment opportunities this summer. The Federal Authorities should be asked to restore employment programs.

6-HC-j.

MRS. ARLENE HENRY, 41 SHANLEY AVENUE, NEWARK, NEW JERSEY, stressed she has had no heat since February. She resides in City-owned property. Mrs. Henry opposed the adoption of Resolution 7-R-bt on the Calendar of this meeting, "AUTHORIZING MAYOR'S POLICY AND REVIEW OFFICE TO CONTRACT FOR PROFESSIONAL SERVICES FROM JOSEPH SIVOLELLA FOR TECHNICAL ASSISTANCE, AT THE RATE OF \$115. PER DAY," adoption of Resolution 7-R-cg, "APPLICATION FOR TAX ABATEMENT APPLICATION FOR 501-507 MT. PROSPECT AVENUE" and adoption of Resolutions 7-R-cs and 7-R-ct, "APPROPRIATING \$300,000. FOR REHABILITATION OF WAREHOUSE AT NEW JERSEY RAILROAD AVENUE." She felt this money should be used for children who are unemployed. Mrs. Henry opposed the adoption of Resolution 7-R-1 "ACCEPTING FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTY AT 846 NORTH SIXTH STREET" and asked the names of the corporation, to which the City Clerk replied it is the First Ward Democratic Club of the City of Newark, Alan Roberts, President. She noted a "for sale" sign at 186 North 1st Street, which she claimed was not within the law.

Councilman Megaro stated he was aware of this. The house was newly painted and the painter did this.

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✓ 6-HC-k.

MISS LILLYE M. BROWN, PROJECT COORDINATOR, 15TH AVENUE SCHOOL, MODEL CITIES PROGRAM, addressed the Municipal Council with respect to "RELEASE OF A PORTION OF \$7.3 MILLION UNDER PLANNED VARIATIONS TO CONTINUE THEIR PROGRAM." She is endeavoring to save the reading and math program at 15th Avenue School where they have managed in three years to raise reading and math levels to 5th place in the City of Newark on Kindergarten through 3rd grade levels. In August 1972 she met with City Officials and was told as of June 1973 the program would end. Councilman Bottone, Mayor Gibson and Schools Superintendent Dr. Pfeffer viewed this program. Representatives from HUD, Washington, D. C. took movies of the summer program. She spoke to various Councilmen who assured her adequate funding would be forthcoming. Correspondence was submitted to various congressmen and Acting Community Development Administration Director Dennison. Miss Brown felt the approval of her program is urgent so she may proceed with the business of ordering for September.

Councilman Westbrook asserted this matter will be discussed Friday, May 4, 1973.

Councilman Bottone recalled visiting this program and assured the speaker the matter will be discussed on Friday.

Councilman James maintained we all recognize the importance of it. If school children cannot read and learn we will go away from top priorities failing the most essential City program. These are the types of programs we should be spending our money on. He added whatever happens on Friday, a response will be submitted to Miss Lillye Brown.

Councilman Harris called attention this matter was discussed by the Council at their pre-meeting conference. Reading and math are the most important items in his estimation.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

/ 7-R-a.

RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971 "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES P. PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED \$222,470. AS PER ATTACHED AGREEMENT (CONTRACT AWARDED

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WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5  
(1) (a)" BY AUTHORIZING AN ADDITIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED  
\$274,720. (CONSTRUCTION COSTS HAVE SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting adoption of necessary legislation in connection therewith, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
 President Turco.

7-R-b.

RESOLUTION TO APPROVE THE INCORPORATION OF A CORPORATION NOT FOR PROFIT,  
AUTHORIZED TO PROVIDE CERTAIN SERVICES TO THE CITY OF NEWARK RELATING TO THE PLANNING,  
CONSERVATION, DEVELOPMENT AND MANAGEMENT OF THE CITY'S WATERSHED PROPERTIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration and to invite representatives of the Newark Watershed Study and Municipal Officers affected to meet with the Municipal Council at their May 8, 1973 Special Conference to discuss the matter was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro.

No: Councilman Westbrooks, President Turco.

7-R-c.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JOHN C. CACERES TO PUR-  
CHASE CITY-OWNED PROPERTY AT 480-486 FOURTH STREET, BLOCK 1952, LOT 27, FOR \$11,000.,  
AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR  
PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 87.6 x 100; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
 President Turco.



May 2, 1973

/ 7-R-d.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF EXPERIMENTAL CLASSROOM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-e.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION FUND SUM TOTALLING \$1,299,000. FOR PROJECT 82/1-72 (363-68) ROWLEY STREET SCHOOL, ADDITIONAL FUNDS-\$58,000.; PROJECT 82/2-72 (282-68) THIRD STREET SCHOOL, ADDITIONAL FUNDS-\$245,000.; PROJECT 82/3-72 (281-68) HUNTERDON STREET SCHOOL, ADDITIONAL FUNDS-\$96,000. AND PROJECT 82/4-72, REHABILITATION CENTRAL HIGH SCHOOL-\$900,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-f.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL TOTALLING \$1,299,000. FOR PROJECT 82/1-72 (363-68) ROWLEY STREET SCHOOL, ADDITIONAL FUNDS-\$58,000.; PROJECT 82/2-72 (282-68) THIRD STREET SCHOOL, ADDITIONAL FUNDS-\$245,000.; PROJECT 82/3-72 (281-68) HUNTERDON STREET SCHOOL, ADDITIONAL FUNDS-\$96,000. AND PROJECT 82/4-72, REHABILITATION CENTRAL HIGH SCHOOL-\$900,000.

(Copy of resolution and correspondence submitted to each Member of Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-g.

RESOLUTION APPOINTING STANLEY G. CRUMP CONSTABLE FOR A TERM ENDING  
DECEMBER 31, 1973 AND APPROVING HIS BOND AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Councilman Giuliano,  
seconded by Councilman Harris and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-h.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE  
LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT  
ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH  
IMPACT ANTI-CRIME PROGRAM ENTITLED "STREET LIGHTING."

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to defer action on this resolution pending receipt of report  
on plans for street lighting for the rest of the City and a report as to what funds  
are to be used therefor, was made by Councilman Harris, seconded by Councilman  
Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks,  
President Turco.

No: Councilman James.

7-R-i.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CON-  
TRACT WITH THE YM-YWCA OF NEWARK FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-  
CRIME PROJECT ENTITLED "OPERATION OUTWARD BOUND." THE OPERATING BUDGET SHALL BE  
\$164,904 APPROPRIATED FROM IMPACT (LAW ENFORCEMENT ASSISTANCE ADMINISTRATION) AND  
THE MAYOR'S POLICY AND REVIEW OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION SECOND  
YEAR MODEL CITIES-PLANNED VARIATIONS PROGRAM FUNDS. (CONTRACT AWARDED WITHOUT  
COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT  
OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by Councilman Giuliano,  
seconded by Councilman Bottone and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

May 2, 1973

7-R-j.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE  
LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT  
ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH  
IMPACT ANTI-CRIME PROGRAM ENTITLED "MAN-TO-MAN."

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded  
by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-k.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY  
DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE NEW WELL NARCOTIC  
REHABILITATION CENTER, INC. TO PROVIDE SERVICES IN THE AREA OF ADDICT REHABILITATION  
COSTS OF AFORESAID SERVICES TO BE PAID BY THE DEPARTMENT OF HOUSING AND URBAN  
DEVELOPMENT NOT TO EXCEED \$21,806.00.(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING  
PURSUANT TO PUBLIC CONTRACTS LAW N.J.S. 40A:11-5 (1) (a)

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by President Turco, seconded  
by Councilman Westbrooks and declared adopted by President Turco by the following  
votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

The City Clerk called for further bids based upon Resolution 7-R-bq,  
adopted April 4, 1973, acknowledging receipt of offer from First Ward Democratic  
Club of the City of Newark, New Jersey to purchase City-owned property at 846 North  
6th Street, Block 748B, Lot 26, for \$11,500. This offer was advertised and the date  
of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of First Ward  
Democratic Club of the City of Newark, New Jersey was made by Councilman Megaro,  
seconded by Councilman Giuliano and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President  
Turco.

No: Councilman Westbrooks.

May 2, 1973

7-R-L

The City Clerk then presented RESOLUTION ACCEPTING BID OF FIRST WARD DEMOCRATIC CLUB OF THE CITY OF NEWARK, NEW JERSEY, FOR PURCHASE OF CITY-OWNED PROPERTY AT 846 NORTH 6TH STREET, BLOCK 748B, LOT 26, FOR \$11,500.

(Dimensions: 21.2 x 99, 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

The City Clerk called for further bids based upon Resolution 7-R-br, adopted April 4, 1973, acknowledging receipt of offer from Saint Ann Community Day Care Center, Inc., Joseph W. Delaney, Representative, to purchase City-owned property at 110 Sixteenth Avenue, Block 301, Lot 2, for \$1,000. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Saint Ann Community Day Care Center, Inc., Joseph W. Delaney, Representative, was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-m

The City Clerk then presented RESOLUTION ACCEPTING BID OF SAINT ANN COMMUNITY DAY CARE CENTER, INC., JOSEPH W. DELANEY, REPRESENTATIVE, FOR PURCHASE OF CITY-OWNED PROPERTY AT 110 SIXTEENTH AVENUE, BLOCK 301, LOT 2, FOR \$1,000.

(Dimensions: 24.10 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

/ 7-R-n.

The City Clerk called for further bids based upon Resolution 7-R-bs adopted April 4, 1973, acknowledging receipt of offer from Joao F. Pires to purchase City-owned property at 186 Chestnut Street, Block 935, Lot 34, for \$1,300. This offer was advertised and the date of sale was established for this date.

MR. FRANK SAN GEORGIO, 182 PACIFIC STREET, NEWARK, NEW JERSEY and  
MR. JOAO F. PIRES, 201 NEW YORK AVENUE, NEWARK, NEW JERSEY offered bids for this property.

Upon questioning by President Turco, Mr. San Georgio replied he would use this property for a parking area for used cars.

President Turco questioned Board of Adjustment Assistant Secretary Helen Goldberg if this area is zoned for such purpose.

Miss Helen Goldberg replied this is a Second Industrial District which permits used car lots.

Councilman Harris questioned if individuals will be charged for parking to which Mr. San Georgio responded in the negative.

President Turco felt the establishment of a used car lot would be detrimental to that area.

President Turco questioned Mr. Pires to what use he would put this property.

Mr. Pires answered he owns the adjacent property and would erect a fence around it and use it for private purposes.

There being no further bids, a motion to close the bidding and reject the offer of Joao F. Pires to purchase City-owned property at 186 Chestnut Street, Block 935, Lot 34, was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrook.

President Turco suggested this offer be reopened limiting the sale of the property in question to a non-commercial use.

The City Clerk called for further bids based upon Resolution 7-R-bt adopted April 4, 1973, acknowledging receipt of offer from Kenneth Hall to purchase City-owned property at 823 South Nineteenth Street, Block 2642, Lot 10, for \$2,200. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

May 2, 1973

A motion to close the bidding and accept the offer of Kenneth Hall was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-o.

The City Clerk then presented RESOLUTION ACCEPTING BID OF KENNETH HALL FOR PURCHASE OF CITY-OWNED PROPERTY AT 823 SOUTH NINETEENTH STREET, BLOCK 2642, LOT 10, FOR \$2,200.

(Dimensions: 36 x 100; 2nd Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano.

Councilman James explained the offeror wants to clean up this lot, close it in and later build a house thereon. Vacant lots become a hazard.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-bu adopted April 4, 1973, acknowledging receipt of offer from Girolamo Arena to purchase City-owned property at 33-35 Adams Street, Block 2001, Lot 20, for \$1,000. This offer was advertised and the date of sale was established for this date.

There were no further bids for the property.

A motion to close the bidding and accept the offer of Girolamo Arena was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-p.

The City Clerk then presented RESOLUTION ACCEPTING BID OF GIROLAMO ARENA FOR PURCHASE OF CITY-OWNED PROPERTY AT 33-35 ADAMS STREET, BLOCK 2001, LOT 20, FOR \$1,000.

(Dimensions: 47.4 x 91; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded

May 2, 1973

by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-bp adopted April 4, 1973 acknowledging receipt of offer from James Wright to purchase City-owned property at 234 Springfield Avenue, Block 238, Lot 19, for \$17,400. This offer was advertised and the date of sale was established for this date.

There were no further bids for the property.

A motion to close the bidding and accept the offer of James Wright was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-q.

The City Clerk then presented RESOLUTION ACCEPTING BID OF JAMES WRIGHT FOR PURCHASE OF CITY-OWNED PROPERTY AT 234 SPRINGFIELD AVENUE, BLOCK 238, LOT 19, FOR \$17,500.

(Dimensions: 25 x 107.23; 2nd and 3rd Business Districts)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James.

Councilman Westbrooks questioned the offeror to what use he will put this property.

Mr. Wright replied he plans a structure for business purposes.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-r.

RESOLUTION AUTHORIZING TRANSFER OF UNALLOCATED WATER UTILITY RECEIPTS TOTALLING \$438.78 FROM THE RECEIPTS ACCOUNTS TO WATER OPERATING BUDGETARY OPERATIONS

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

7-R-s.

RESOLUTION APPOINTING WILLIAM E. GRAVES, ESQ., 830 BROAD STREET, NEWARK, NEW JERSEY, AGENT FOR THE TAX COLLECTOR AS RECEIVERSHIP FOR PREMISES 707-721 BROAD STREET, PURSUANT TO ORDER ENTERED BY HONORABLE IRWIN I. KIMMELMAN, APPOINTMENT ON A MONTH TO MONTH BASIS WHICH MAY BE TERMINATED ON A (30) THIRTY DAY NOTICE TO ALL CONCERNED PARTIES; FUNDS FOR THE APPOINTEE TO BE PAID FROM THE MANAGEMENT OF THE SUBJECT PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Collector Rother met with the Municipal Council May 1, 1973)

A motion directing the City Clerk to return this resolution to Administration was made by President Turco, seconded by Councilman James.

Councilman James opined for Council to entertain a \$25,000. per year part-time position is a lucrative salary we can ill afford. We can check in the Law Department to see who they can use for this work. Mr. Graves is a former associate of Tax Collector Rother which he felt could be in conflict.

President Turco asserted this resolution should be returned to Administration because the Law Department could handle the matter.

The motion directing the City Clerk to return this resolution to Administration was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$1,435.33 TO LOUIS J. RIVELL AND BIANCHI AND COLASANTI, ATTORNEYS, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, FOR BACK PAY FOR PATROLMAN LOUIS J. RIVELL, NEWARK POLICE DEPARTMENT, DISCIPLINED AT DEPARTMENTAL HEARING AND SUSPENDED FOR 60 DAYS WITHOUT PAY ON FIRST HEARING AND DISCHARGED FROM HIS POSITION ON SECOND HEARING BY FORMER POLICE DIRECTOR DOMINICK SPINA. (CIVIL SERVICE COMMISSION REVERSED ORDER, UPHOLD BY APPELLATE DIVISION, SUPERIOR COURT)

(Copy of resolution and correspondence submitted to each Member of of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.



May 2, 1973

/ 7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$1,128.85 TO NEW JERSEY BELL TELEPHONE COMPANY UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY CORPORATION COUNSEL IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR TELEPHONE CABLES BROKEN BY EMPLOYEES OF BUREAU OF SEWERS, DEPARTMENT OF PUBLIC WORKS DURING EXCAVATIONS ON VARIOUS STREETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$300. IN FULL SETTLEMENT OF \$600. CLAIM PAYABLE TO CLEVELAND SMITH AND DIAZ AND COSTELLO, ATTORNEYS, 576 CENTRAL AVENUE, EAST ORANGE, UPON RECEIPT OF GENERAL RELEASE EXECUTED BY CLEVELAND SMITH IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR PERSONAL INJURIES SUFFERED AS RESULT OF FALL ON SIDEWALK ADJACENT TO #3 WEST RUNYON STREET. (\$300. TO BE PAID BY THE RUN, INC.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$57.75 TO ANTHONY DEL CORSANO, JR. UPON RECEIPT OF A GENERAL RELEASE DULY EXECUTED BY SAME, FOR DAMAGES TO HIS VEHICLE CAUSED WHEN EMPLOYEES OF NEWARK DIVISION OF WATER SUPPLY WERE PULLING PORTABLE COMPRESSOR WHICH COLLIDED WITH HIS AUTOMOBILE.

(Copy of resolution and correspondence submitted to each Member of the Council)

May 2, 1973

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-X.

RESOLUTION CANCELLING WATER UTILITY LIENS TOTALLING \$1,060.59 AND TRANSFERRING SAME TO WATER OPERATING FUND BUDGET OPERATING ACCOUNT, AS PER RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-Y.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A IN ACCORDANCE WITH R.S. 40:5-7.1 AND HOLD THESE INVESTMENTS TO CREDIT OF FUNDS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-Z.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, VEHICLES - AS PER ATTACHED LIST AND BURSTER IMPRINTER DETACHER, IN ACCORDANCE WITH LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

/ 7-R-ba.

RESOLUTION CANCELLING WATER-SEWER LIENS, TOTALING \$19,009.31, ON PROPERTIES WHICH CITY OF NEWARK OBTAINED TITLE THROUGH IN REM FORECLOSURE, AS PER SCHEDULE A, ATTACHED HERETO.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$646. TO CAPTAIN RAYMOND BISHOP AND FIREMAN JOHN CIFELLI IN CONNECTION WITH THEIR ATTENDANCE AT INTERNATIONAL ASSOCIATION OF ARSON INVESTIGATORS CONVENTION AT DES MOINES, IOWA FROM APRIL 22, 1973 TO APRIL 27, 1973, FUNDS AVAILABLE IN CODE NUMBER 290, FIRE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per the request of the agency concerned, was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-bc.

RESOLUTION APPOINTING JOSEPH BISOGNA, SPECIAL POLICEMAN (ARSON SQUAD) FOR A TERM ENDING DECEMBER 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

7-R-bd.

RESOLUTION APPOINTING ENRIQUE S. ACEVEDO, HARRY ATKINS, CURTIS ADDISON, SR., WILLIE BROWN, JR., EDWARD BURGER, PEDRO CORTES, RUBIN DYES, FRED EARP, EUGENE FAIR, KENNETH FOUTZ, MARTIN GREEN, WILLIE HARRIS, JR., DERRICK HOLLOWAY, JAMES E. JACKSON, JAMES JONES, JR., JOHNNY LAWRENCE, JAMES NOBLE, WILLIE SANDERS, FREDERICK STIFF, BRUCE SPENCE, WILLIE WALLS, JOSEPH WEBB, JOHN WILSON, ROOSEVELT WOOD, JAMES WYNN, SPECIAL POLICEMEN FOR A TERM ENDING DECEMBER 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-be.

RESOLUTION AMENDING RESOLUTION 7-R-f, MAY 6, 1970, PROPOSED 1970 CAPITAL IMPROVEMENT PROGRAM, CAPITAL FUND, TO TRANSFER PROJECT 173-67-\$8,749. AND PROJECT 105 TO 108-70-\$11,511. TO PROJECT 44/194-72-\$20,260.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bf.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE INSERTION IN 1973 CITY OF NEWARK BUDGET AS ANTICIPATED SPECIAL ITEM OF REVENUE FOR POLICE DEPARTMENT, YOUTH AID BUREAU, OTHER EXPENSES, \$30,000., ITEM AVAILABLE FROM STATE ENFORCEMENT PLANNING AGENCY, YOUTH AID AND SERVICES PROJECT (CONTINUATION GRANT); TO CONTINUE TO CARRY YOUTH AID AND SERVICE PROJECT AFTER TERMINATION OF CURRENT SLEPA GRANT ON APRIL 30, 1973 AND PENDING RECEIPT OF NEW SLEPA FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per the request of the agency concerned was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

/7-R-bg.

RESOLUTION APPROVING THE PLANNED VARIATIONS BUDGET AND AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT A PROPOSED BUDGET REQUESTING NEWARK MODEL CITIES-PLANNED VARIATIONS FUNDING UP TO THE AMOUNT OF \$9,300,000 AND TO CONTRACT FOR RECEIPT OF SAME.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Mayor's Policy and Review Office Director Dennison, Counsel Goore and Community Development Administration Deputy Director Hodes to meet with the Municipal Council at a Special Conference May 4, 1973 to discuss the matter in detail was made by President Turco, seconded by Councilman Bottone.

Councilman James recalled for one year his personal pleas for the installation and "enforcement" of alternate side of the street parking regulations; to facilitate proper street cleaning; the removal of more abandoned houses and cars and day care assistance has fallen upon deaf ears. The results from MPRO Executive Director Dennison has been rhetoric and promises as opposed to abatement and action. The tragedy is that Mr. Dennison has no real sensitivity for developing primarily people-benefit programs. Instead, he is attempting to build a personal empire of "poverty pimps" and the paying of secretaries according to the size of their legs as opposed to job skills notwithstanding program neophytes.

Councilman James continued he challenged Mr. Dennison to tell what programs have gone beyond theory for the South Ward citizens; why a resident on South 19th Street is asked to live between two burned out abandoned buildings; why the New Dawn Day Care Center in lower Clinton Hill is begging for unanswered help; why payroll padding and lucrative nonbidding consultant fees as opposed to improved services and accountability. Thus, as a strong believer that Federal dollars should be directed at uplifting the quality of life for the mass of Newark citizens and one who believes in the concert of Planned Variations, Councilman James concurred that the Councilmen should have a meeting of minds to explore desirable alternatives in the best interest of those they profess to serve.

President Turco stressed an effort should be made to attract business and stop playing politics with Federal funds.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrook.

May 2, 1973

/ 7-R-bh.

RESOLUTION AMENDING RESOLUTION 7-R-a, NOVEMBER 3, 1971, PROPOSED 1971-1976 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL FUND, PROJECT 115-71, MULTI-SERVICE CENTER PROGRAM (LOCAL SHARE FOR \$841,258. FEDERAL MATCHING FUNDS, CHANGE FROM \$250,000. TO \$33,177.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-bi.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO PROVIDE DOCUMENTATION TO THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE THAT THE REQUIRED LOCAL CASH CONTRIBUTION FOR THE FISCAL YEAR 1973 FOR THE HIGH IMPACT ANTI-CRIME PROGRAM IS BEING SATISFIED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-bj.

RESOLUTION AMENDING RESOLUTION 7-R-bi, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT 83/2-72 ALTERATIONS OF POLICE HEADQUARTERS AND ADJACENT BUILDINGS AT 22 FRANKLIN STREET - \$716,825.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

/ 7-R-bk.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO APPLY TO NEW JERSEY OFFICE OF HIGHWAY SAFETY FOR A HIGHWAY SAFETY PROJECT GRANT FOR PURCHASE OF TWO-WAY RADIO AND EQUIPMENT TO ENTER INTO NEW JERSEY MEDICAL SERVICES COMMUNICATION SYSTEM ON BEHALF OF UNITED HOSPITALS OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-bl.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED MAYOR'S EDUCATIONAL TASK FORCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution as per the request of the agency concerned, was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-bm.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH STATE OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED THE "ADDICTION PLANNING COORDINATION AGENCY"

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Deputy Director Hodes met with the Council May 1, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

May 2, 1973

/ 7-R-bn.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE  
OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED  
"CRIMINAL JUSTICE INFORMATION SYSTEM"

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by Councilman Giuliano,  
seconded by Councilman Bottone and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-bo.

RESOLUTION RATIFYING CONTRACT BETWEEN THE COMMUNITY DEVELOPMENT  
ADMINISTRATION AND INSTITUTE FOR COURT MANAGEMENT FOR THE PURPOSE OF CONDUCTING A  
STUDY OF INTERPRETER NEEDS IN THE MUNICIPAL AND COUNTY COURTS SERVING NEWARK.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion directing the City Clerk to return this ordinance to  
Administration was made by Councilman Harris, seconded by Councilman James and de-  
clared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro,  
President Turco.

No: Councilman Westbrooks.

/ 7-R-bp.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE  
OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED YOUTH  
AID AND SERVICES AND AUTHORIZING THE MAYOR TO EXECUTE CONTRACT FOR SAME.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion directing the City Clerk to return this resolution to  
Administration as per the request of the agency concerned was made by Councilman  
Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco  
by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.



May 2, 1973

/ 7-R-bq.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT WITH THE DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR THE PURPOSE OF PROVIDING DAY CARE SERVICES; COST OF AFORESAID SERVICES TO BE PAID BY THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND NOT TO EXCEED \$37, 904. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-br.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT WITH ST. MICHAEL'S HOSPITAL FOR THE PURPOSE OF MAKING REPAIRS NOT SATISFACTORILY COMPLETED BY INTERMODULAR STRUCTURE, INC. ON THE GLADYS DICKINSON HEALTH CENTER; COST OF THE AFORESAID SERVICES TO BE PAID BY THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND NOT TO EXCEED \$6,000.00 (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S. 40A:11-5 (1) (a) AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Deputy Director Hodes met with the Council May 1, 1973)

A motion to defer action on this resolution and direct the City Clerk to invite Corporation Counsel Walls and Community Development Administration Acting Director Dennison to meet with the Council at their May 15, 1973 pre-meeting conference to discuss the matter was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

May 2, 1973

7-R-bs.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE  
OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED  
NEWARK MUNICIPAL COURT MANAGEMENT AND IMPROVEMENT PROJECT AND AUTHORIZING THE  
MAYOR TO EXECUTE CONTRACT FOR SAME.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by Councilman Giuliano,  
seconded by Councilman Bottone and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

Councilman Harris left the meeting 4:45 P. M.

7-R-bt.

RESOLUTION AUTHORIZING THE MAYOR'S POLICY AND REVIEW OFFICE TO CONTRACT  
FOR PROFESSIONAL SERVICES FROM JOSEPH SIVOLELLA FOR TECHNICAL ASSISTANCE TO THE  
MAYOR'S POLICY AND REVIEW OFFICE AT THE RATE OF \$125. PER DAY NOT TO EXCEED ONE  
HUNDRED (100) MAN DAYS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11 ET SEQ.; AUTHORIZING ADVERTISING OF  
RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by Councilman Megaro,  
seconded by President Turco.

Councilman James opposed the adoption of this resolution indicating  
public money is being given away for a "no show" job, the result of a "shabby" deal.

Councilman Megaro declared this job has its values and it is for 100  
days. Mr. Sivoilella has expertise and this job should be filled.

President Turco opined the Mayor does not intend for this to be a  
"no show" job. It is a necessary position.

Councilman Westbrooks recalled Mr. Sivoilella resigned his Newark  
Housing Authority post because of health reasons and wondered how, in view of his  
poor health, he could perform at \$125. per day.

The motion to adopt the resolution failed of adoption by the following  
votes:

Yes: Councilmen Giuliano, Megaro, President Turco.

No: Councilmen Bottone, James, Westbrooks.

May 2, 1973

7-R-bu.

RESOLUTION RESCINDING RESOLUTION 7-R-bf ADOPTED MARCH 21, 1973.

"RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$8,265. TO C & B TAVERN, INC. AND ANTHONY J. IULIANI, ATTORNEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AT 257 SHERMAN AVENUE AS RESULT OF THE 1967 NEWARK RIOTS"; AND FURTHER AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$8,907.12 TO C & B TAVERN, INC. AND ANTHONY J. IULIANI, ATTORNEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AT 257 SHERMAN AVENUE AS RESULT OF THE 1967 NEWARK RIOTS. (\$8,265. plus \$80.49 costs and \$561.63 interest)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

7-R-bv.

RESOLUTION RESCINDING RESOLUTION 7-R-bg ADOPTED MARCH 21, 1973.

"RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$4,500. TO ROSIE'S INC. AND C. DAVID WITHERINGTON, ATTORNEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AT 203 SPRUCE STREET AS RESULT OF THE 1967 NEWARK RIOTS"; AND FURTHER AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$4,763.25 TO ROSIE'S INC. AND C. DAVID WITHERINGTON, ATTORNEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AT 203 SPRUCE STREET AS RESULT OF THE 1967 NEWARK RIOTS. (\$4,500. plus interest \$263.25)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

May 2, 1973

7-R-bw.

RESOLUTION APPROVING THE AUTHORIZATION OF COMMUNITY DEVELOPMENT  
ADMINISTRATION TO SUBMIT AMENDED APPLICATION FOR NEIGHBORHOOD FACILITIES FUNDS  
UNDER SECTION 703 OF THE HOUSING AND URBAN DEVELOPMENT ACT OF 1965.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to defer action on this resolution was made by Councilman  
Megaro, seconded by Councilman Giuliano and declared adopted by President Turco  
by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

7-R-bx.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING  
COMPANY #9A, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY,  
FOR REHABILITATION OF APARTMENT HOUSES AT 18-20, 22-24 AND 26-28 WEST KINNEY  
STREET, NEWARK, NEW JERSEY, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION,  
GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN  
COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.;  
SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT  
OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to defer action on this resolution was made by President  
Turco, seconded by Councilman Bottone and declared adopted by President Turco by  
the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

7-R-by.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING  
COMPANY #9, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY,  
FOR REHABILITATION OF APARTMENT HOUSES AT 40-44 AND 56 WEST KINNEY STREET, NEWARK,  
NEW JERSEY, TOTALLING 86 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID  
APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR THE PERIOD NOT MORE THAN 50 YEARS  
IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1  
ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE  
DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

May 2, 1973

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-bz.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TOTALLING 87 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-ca.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 101 CLEANING CORP., OWNER OF PREMISES 74-76 CRANE STREET, BLOCK 476, LOT 6, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-ch.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM VIC-DOR CORPORATION, OWNER OF PREMISES 239 HAWTHORNE AVENUE, BLOCK 3021, LOT 21, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

May 2, 1973

7-R-cc.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM  
SAMUEL KAY AND MONNA KAY, HIS WIFE, MORRIS KAY AND LYNN KAY, HIS WIFE, RUTH  
SCHNUR AND MORRIS SCHNUR, HER HUSBAND AND BERNICE SMITH, WIDOW, OWNERS OF PREMISES  
20-22 PARKHURST STREET, BLOCK 2821, LOT 20, FREE AND CLEAR, WITH EXCEPTION OF  
MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-R-cd.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM  
BETTINA SIMINI, WIDOW, OWNER OF PREMISES 82 CRANE STREET, BLOCK 476, LOT 1, FREE  
AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-R-ce.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM  
CARTERET SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 379 BADGER AVENUE, BLOCK  
3571, LOT 60, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORE-  
CLOSURE.

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-R-cf.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM  
CARTERET SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 141 HILLSIDE AVENUE,  
BLOCK 2694, LOT 20, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF  
FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

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May 2, 1973

/ 7-R-cg.

RESOLUTION APPROVING APPLICATION AND PLAN OF FOREST HILL HOUSE ASSOCIATES FOR CONSTRUCTION OF 105 UNITS OF HOUSING AT 501-507 MT. PROSPECT AVENUE, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ., SUBJECT TO APPROVAL OF DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NEW JERSEY PUBLIC HOUSING AUTHORITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Megaro, seconded by Councilman Westbrook.

President Turco noted there is an item on the Calendar of this meeting requiring matters of this type to have Planning Board approval.

Councilman Giuliano agreed applications for tax abatement should have Planning Board approval, allowing citizens to express their views on these matters. He noted this is an entirely different situation than that of Kawaïda Towers.

Councilman James stressed the Council should not play politics with Kawaïda Towers and not play politics with this project, which is not far away from Kawaïda Towers.

The motion to reject this resolution failed of adoption by the following votes:

Yes: Councilmen Bottone, Megaro, Westbrook, President Turco.

No: Councilmen Giuliano, James.

A motion to table this resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, Westbrook, President Turco.

No: Councilman James.

/ 7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$1,500. TO MINNIE PREVER, INDIVIDUALLY, AND T/A PREVER CHECK CASHING AND HOROWITZ, BROSS AND SININS, ATTORNEYS, UPON RECEIPT OF WARRANT FOR SATISFACTION OF JUDGMENT, GENERAL RELEASE, AND SUCH OTHER INSTRUMENTS THAT MAY BE REQUIRED BY CORPORATION COUNSEL FOR VARIOUS OFFICE EQUIPMENT WHICH WAS LOOTED AND DAMAGED DURING THE 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

May 2, 1973

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

7-R-ci.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$4,000. TO ALBERT GREEN AND MILDRED GREEN AND JEFFREY C. GREEN, ESQ., THEIR ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL WHEREIN THE A & M GREEN LIQUOR STORE SUFFERED PROVABLE LOSS DURING 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

7-R-cj.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$500. PAYABLE TO THE ORDER OF VERA FLAKES AND BENNETT AND BENNETT, ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY VERA FLAKES TO CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED BY A FALL IN FRONT OF 731 SOUTH 14TH STREET, AS RESULT OF RAISED SIDEWALK CAUSED BY TREE ROOT. (CODEFENDANTS JERRY AND LORETTA DAVENPORT TO PAY \$100.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,

President Turco.

7-R-ck.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN FULL AND FINAL SETTLEMENT OF \$20,000. CLAIM TO MARY EMMA HARVEY AS GENERAL ADMINISTRATRIX OF THE ESTATE OF DEXTER A. JOHNSON, DECEASED AND MARTIN C. MAREINISS, ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY MARY EMMA HARVEY AS GENERAL ADMINISTRATRIX AND ADMINISTRATRIX AD PROSEQUENDUM OF THE ESTATE OF



May 2, 1973

DEXTER A. JOHNSON TO CITY OF NEWARK AND STIPULATION OF DISMISSAL OF SAID ACTION WITH PREJUDICE AND WITHOUT COSTS AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, FOR DEATH CAUSED TO DEXTER A. JOHNSON BY NEWARK POLICE OFFICER WHILE ON DUTY. (\$10,000. TO BE PAID BY AMBASSADOR INSURANCE COMPANY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Corporation Counsel Walls to meet with the Council at their May 15, 1973 pre-meeting conference was made by President Turco, seconded by Councilman Bottone.

Councilman James took exception to the expenditure of money for the loss of life. This youth was killed and for this Council to consider \$10,000. too much was very sad, since the youth was wrongfully killed. He spoke of the individual's potential as to whether his income would be great. Councilman James recalled some policemen's widows were granted \$20,000. in such cases.

President Turco declared this is not intended to mean the Council is opposed to this resolution. There was no information submitted by the Law Department. Some Councilmen want knowledge so they can be guided by what is fair and just. This is merely a deferment.

Councilman Westbrooks questioned if a deferment would jeopardize this settlement to which President Turco replied in the negative. Information received denotes the individual was wrongfully killed, having been struck by a bullet negligently. It seems to him it is an admission of guilt.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

7-R-cl.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$14,658.45 MADE PAYABLE TO HENRY JORDAN AND MARIO FARCO, HIS ATTORNEY, AND DELIVER THE SAME TO THE CORPORATION COUNSEL FOR DELIVERY BY THE CORPORATION COUNSEL TO PLAINTIFF'S ATTORNEY UPON RECEIPT BY THE CORPORATION COUNSEL OF A WARRANT FOR SATISFACTION OF JUDGMENT AND ANY OTHER PAPERS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR PERSONAL INJURIES SUSTAINED AS RESULT OF FALL IN CITY MANHOLE. (TRIED IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION-ESSEX COUNTY, \$11,500., \$3,047.50 INTEREST AND \$110.95 COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

May 2, 1973

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, Westbrooks, President Turco.

Absent During Roll Call: Councilman James.

/7-R-cn.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$500. TO SACHS FURNITURE AND RADIO COMPANY AND RICHARD GLASSNER, ESQ., ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGE TO THEIR PROPERTY CAUSED BY THE 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

/7-R-cn.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN FULL SETTLEMENT MADE PAYABLE TO DR. HASKIN AND EMIL OXFELD, ATTORNEY, UPON RECEIPT BY CORPORATION COUNSEL OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS THAT CORPORATION COUNSEL MAY DEEM NECESSARY, AUTHORIZES PERSONNEL OFFICER TO CHANGE PERSONNEL RECORDS OF DR. HASKIN TO REFLECT THAT HE RETIRED ON JULY 13, 1971, AND TO EXPUNGE AND DESTROY ANY RECORDS THAT INDICATE TO THE CONTRARY; CITY OFFICIALS WILL COOPERATE WITH COUNSEL FOR DR. HASKIN IN PROCESSING DR. HASKIN'S PENSION CLAIM IN THE EMPLOYEES RETIREMENT SYSTEM; FURTHER PROVIDES FOR AUTHORIZATION OF DIRECT PAYMENT BY CITY TO DR. HASKIN IF EMPLOYEES RETIREMENT SYSTEM FAILS TO GRANT PENSION RIGHTS AS OF JULY 13, 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

May 2, 1973

/ 7-R-co.

RESOLUTION AUTHORIZING AND DIRECTING DIRECTOR OF FINANCE TO DETERMINE THE CLAIMS OF INDIVIDUAL EMPLOYEES IN THEIR PROPORTION TO PAYMENTS TOTALLING \$31,300. AND PAY SAID PROPORTIONATE SUMS TO EMPLOYEES IN LOCAL 68, INTERNATIONAL UNION OF OPERATING ENGINEERS (DEPARTMENT OF PUBLIC WORKS, DEPARTMENT OF RECREATION AND PARKS AND DEPARTMENT OF HEALTH AND WELFARE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per the request of the agency concerned was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-cp.

EMERGENCY RESOLUTION APPROPRIATING \$30,000., OFFICE OF MAYOR AND AGENCIES, DIVISION OF CITY PLANNING, TO PROVIDE FUNDS FOR SUPPORT OF OPEN SPACE LAND PROGRAM APPLICATION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-cg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, FIRE DEPARTMENT, SUPERVISING PRINCIPAL CLERK STENOGRAPHER TO SECRETARIAL ASSISTANT, TO PROVIDE FUNDS IN THE FIRE DEPARTMENT FOR POSITION OF SECRETARIAL ASSISTANT, DUE TO CIVIL SERVICE RECLASSIFICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

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/ 7-R-cr.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO  
GEORGE W. FITZSIMONS, CHIEF ACCOUNTANT, DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS  
AND CONTROL, FOR PERIOD BEGINNING MAY 1, 1973 AND ENDING NOVEMBER 1, 1973.  
(Analyst, Office of City Clerk - First leave began November 1, 1971)

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded  
by Councilman Bottone and declared adopted by President Turco by the following  
votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-cs.

RESOLUTION AUTHORIZING APPROPRIATIONS OF \$300,000. ADDITIONAL SUM FOR  
PROJECT 83/1-72, REHABILITATION OF WAREHOUSE AT 497-511 N.J. RAILROAD AVENUE, TO BE  
APPROPRIATED FROM UNEXPENDED BALANCE IN THE CAPITAL OUTLAY ACCOUNT (MISCELLANEOUS  
BALANCES, BOND ISSUES) OF THE NEWARK SCHOOL DISTRICT IN CONFORMANCE WITH THE  
RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE, MARCH 7, 1973).

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to reject this resolution was made by President Turco,  
seconded by Councilman Megaro and declared adopted by President Turco by the follow-  
ing votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-ct.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972  
CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION,  
PROJECT 83/1-72, REHABILITATION OF WAREHOUSE, 497-511 N.J. RAILROAD AVENUE, \$300,000.

(Copy of resolution and correspondence submitted to each Member of  
the Council)

A motion to reject this resolution was made by Councilman Megaro,  
seconded by President Turco and declared adopted by President Turco by the following  
votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

May 2, 1973

/ 7-R-cu.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE CONTRACT WITH LAWRENCE-LEITER AND COMPANY FOR DEVELOPMENT OF HEALTH MANAGEMENT AND QUALITY CONTROL SYSTEMS; COST OF CONSULTING SERVICES-\$30,000. TO BE PAID FROM CERTIFIED HEALTH SERVICES FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-cv.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN PROCURING \$328,815 OF ADDITIONAL IMPACT PLANNING AND EVALUATION FUNDS FROM THE NATIONAL INSTITUTE OF LAW ENFORCEMENT AND CRIMINAL JUSTICE OF THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Deputy Director Hodes met with the Council May 1, 1973)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-cw.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI CRIME PROGRAM ENTITLED "PUBLIC HOUSING SECURITY PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

May 2, 1973

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-R-cx.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM NATALE INC., MARIE NATALE, PRESIDENT, TO PURCHASE CITY-OWNED PROPERTY AT 6 AND 8 FIRST STREET, BLOCK 1841, LOTS 12 AND 10, FOR \$4,800., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.  
(Dimensions: 27.61 x 49; 40 x 49; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bpttone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-R-cy.

RESOLUTION AUTHORIZING COMPTROLLER TO OPEN TRUST ACCOUNT FOR PURPOSE OF HOLDING ANY SUMS COLLECTED ON PROPERTIES FORECLOSED BY CITY OF NEWARK DURING YEAR 1972, TO PROVIDE FOR REDEMPTION OF PROPERTIES AS PER ATTACHED SCHEDULE A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to request the Corporation Counsel to submit a legal opinion thereon, was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-R-cz.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO J.F. CRANE, ET AL, IND., TRUSTEES OF CORDELIA M. CRANE (ESTATE OF CORDELIA CRANE) SUM OF \$1,731.44, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 20 CENTRAL AVENUE, BLOCK 18, LOT 6, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE.  
(FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

May 2, 1973

/ 7-R-da.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, SALE OF MISCELLANEOUS ITEM (AUCTION) - POLICE DEPARTMENT, PURSUANT TO N.J.S.A. 40A-14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-da-1.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, SALE OF GROCERIES - IVY HAVEN NURSING HOME, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-db.

RESOLUTION AUTHORIZING MAYOR ON BEHALF OF CITY OF NEWARK TO SIGN AND SUBMIT APPLICATION AND ENTER INTO GRANT AGREEMENT WITH DEPARTMENT OF COMMUNITY AFFAIRS, DIVISION OF LOCAL GOVERNMENT SERVICES FOR "THE SAFE AND CLEAN NEIGHBORHOODS GRANT," TOTAL AMOUNT OF APPROPRIATION SHALL NOT EXCEED \$1,000,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 7-R-dc.

RESOLUTION AWARDED CONTRACT TO DINO D. BLIABLAS, ESQ., 11 COMMERCE STREET, NEWARK, NEW JERSEY, FOR A SUM NOT TO EXCEED \$2,400. FOR LEGAL SERVICES AND STENOGRAPHIC AND RECORDING SERVICES FOR PROSECUTING AN APPEAL FROM THE SUMMARY JUDGMENT IN THE MATTER OF KAWAIDA TOWERS, INC. AGAINST THE CITY OF NEWARK AND THE

May 2, 1973

MEMBERS OF THE MUNICIPAL COUNCIL ENTERED BY IRWIN I. KIMMELMAN, JUSTICE OF THE SUPERIOR COURT ON MARCH 5, 1973, WHICH DECLARED RESOLUTION OF THE MUNICIPAL COUNCIL, DATED NOVEMBER 21, 1972, WAS ILLEGAL AND VOID, AND OF NO FORCE AND EFFECT; AUTHORIZING LOUIS M. TURCO, PRESIDENT OF THE MUNICIPAL COUNCIL, TO EXECUTE SAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco.

Councilmen James and Westbrook opposed the adoption of this resolution alleging it is illegal. They noted the court has ruled any action taken by the Municipal Council is wasteful and a breach of public trust.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen James, Westbrook.

7-R-dd.

RESOLUTION AUTHORIZING LOUIS M. TURCO, PRESIDENT, TO EXECUTE ON BEHALF OF THE NEWARK MUNICIPAL COUNCIL, CONTRACT ENGAGING SERVICES OF BRUNO ASSOCIATES, INC. AS A PUBLIC RELATIONS CONSULTANT FOR PERIOD BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974 FOR THE SUM OF \$15,000., PROVIDED ALL REQUIREMENTS OF THE LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1, ET SEQ. ARE MET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrook, President Turco.

7-R-de.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH FRANK F. ADESSA & SONS, INC., 121 GRAFTON AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PLUMBING AND RELATED WORK AT FIELD HOUSE OF THE IRONBOUND RECREATION CENTER, FOR \$4,400., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM 1972 BUDGET RESERVE, DEPARTMENT OF RECREATION AND PARKS, DIRECTOR'S OFFICE, ACCOUNT 260.

A motion to adopt the resolution was made by President Turco, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrook, President Turco.



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MOTIONS.7-M-a.

Councilman Westbrooks called attention the area behind City Hall between Green and Franklin Streets is a heavy pedestrian area, congested with automobiles parked on both sides of the street and on the sidewalk. This is hazardous and a potential danger to pedestrians, City Hall employees and Board of Education employees. The street should be barred from traffic and parking.

A MOTION DIRECTING THE CITY CLERK TO REQUEST ADMINISTRATION TO PREPARE AND SUBMIT TO THE MUNICIPAL COUNCIL LEGISLATION VACATING THE AREA BETWEEN GREEN AND FRANKLIN STREETS, THE CITY HALL AND THE ANNEX ON THE OTHER SIDE OF THE ALLEY, was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO REQUEST A LEGAL OPINION FROM THE CORPORATION COUNSEL REGARDING THE REMOVAL OF THE PICTURE FROM THE WALL IN THE COUNCIL CHAMBER OF FORMER MAYOR HUGH J. ADDONIZIO, was made by Councilman Westbrooks seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen James, Westbrooks.

No: Councilmen Bottone, Giuliano, Megaro, President Turco.

7-M-c.

A MOTION REQUESTING COUNCIL PRESIDENT LOUIS M. TURCO TO RELINQUISH HIS POST AS PRESIDENT OF THE MUNICIPAL COUNCIL AND REMAIN AS COUNCILMAN OF THE EAST WARD was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen James, Westbrooks.

No: Councilmen Bottone, Giuliano, Megaro.

Not Voting: President Turco.

Councilman James registered objections to the manner in which auction sales are conducted by the City of Newark. He indicated that only those few people at the head of the line are able to see what merchandise is offered for sale.

The City Clerk was directed to request the City Purchasing Agent that an auctioneer stand be built and that the merchandise available for sale be made visible to all proposed bidders.

Councilman James questioned Finance Director Jungherr regarding City bank depositories; whether there is any idle cash that can be deposited; do we have deposits in Newark? and requested a report be submitted for City depositories.

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Director Jungherr stated he would submit the requested report to Members of the Council.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 28, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING PERMISSION TO ESSEX COUNTY COLLEGE, A PUBLIC EDUCATIONAL INSTITUTION, TO CONSTRUCT AND MAINTAIN AT ITS OWN EXPENSE, A BRIDGE STRUCTURE OVER HIGH STREET AT A HEIGHT OF 15 FEET, CONNECTING TWO BUILDINGS THE OPPOSITE WALLS OF WHICH ARE LOCATED ON HIGH STREET IN THE CITY OF NEWARK."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Westbrook and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrook, President Turco.

8-b.

PROPOSED "ORDINANCE REQUIRING THAT PLANS FOR ALL CONSTRUCTION OF MULTIPLE DWELLINGS BE SUBMITTED TO THE NEWARK CENTRAL PLANNING BOARD FOR RECOMMENDATION BEFORE ISSUANCE OF A BUILDING PERMIT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-c on Page 7 in the minutes of this meeting)

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING \$20,260 OF THE UNUSED PROCEEDS OF THE SALE OF BONDS OF THE CITY OF NEWARK, ISSUED FOR THE PURPOSE OF ACQUIRING NEW FIRE ENGINES WITH APPARATUS AND EQUIPMENT (CAPITAL BUDGET PROJECT NOS. 173-67 AND 105-70 THROUGH 108-70), TO THE ADDITIONAL COST OF THE ACQUISITION OF ONE NEW 1,000 GPM FIRE ENGINE PUMPER WITH A "TELI SQUIRT" WATER TOWER AERIAL LADDER UNIT (CAPITAL BUDGET PROJECT NO. 44/199-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman

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Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED ADDING THE REGULATION FOR SANDFORD AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND INCREASE PERMANENT POSITIONS IN THE LAW DEPARTMENT)"

(Chief Clerk	\$13,000. - \$15,000.
Legal Assistant	12,285. - 12,285.
Legal Researcher	8,925. - 8,925.
Clerk Typist	4,830. - 5,775.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by President Turco, seconded by Councilman Giuliano and failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen James, Westbrooks.

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8-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "BOND ORDINANCE AUTHORIZING THE RECONSTRUCTION OF THE POLICE HEADQUARTERS AND POLICE PROPERTY BUILDINGS FOR USE BY THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$716,825 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 83/2-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-d on Page 7 in the minutes of this meeting)

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR YARD FOREMAN, 40 HOURS)"

(Yard Foreman (40 hours) \$7,600. - \$8,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading, and to invite Recreation and Parks Director Washington to meet with the Municipal Council at their pre-meeting conference May 15, 1973 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrook, President Turco.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING PERMISSION TO TEXACO, INC. TO CONSTRUCT AND MAINTAIN A 12" REINFORCED POLYESTER PIPE GRAVITY SEWER AND A 6" REINFORCED POLYESTER PIPE FORCE MAIN IN DOREMUS AVENUE AND IN DELANCEY STREET, IN A PERMANENT AND PERPETUAL EASEMENT TEN (10) FEET WIDE FOR SEWER PURPOSES."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

✓ 8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 524 HUNTERDON STREET, NEWARK, NEW JERSEY, BLOCK 2599, LOT 38, FOR THE CONSIDERATION OF \$2,600.00."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Westbrooks, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

✓ 8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE NO. 6-S & F-b, ADOPTED FEBRUARY 21, 1973, SUBSTITUTING THE IMPROVEMENT OF LEHIGH AVENUE FROM OSBORNE TERRACE TO ELIZARETH AVENUE, FOR THE IMPROVEMENT OF HEDDEN TERRACE FROM CLINTON AVENUE TO WEST RUNYON STREET, PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH SUBSTITUTION AND NEW PROJECT SHALL BE WITHIN THE APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 79/192-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

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8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 23, 1973, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING RENTALS FOR MONTH TO MONTH LEASES OF RESIDENTIAL PROPERTIES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 23, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON GOULD AVENUE."

(Exiting North from Presbyterian Hospital Parking Lot (vacated South 10th Street) on Gould Avenue to West on Gould Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 23, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COURT ATTENDANT)"

(Court Attendant \$7,495. - \$9,111.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

May 2, 1973

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 23, 1973, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR ANNUAL CLOTHING ALLOWANCE FOR COURT ATTENDANTS IN THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY." (\$100 per year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

/ 8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 23, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE SUPERVISOR, WELFARE DIVISION)."

(Administrative Supervisor,  
Welfare Division                      \$12,209. - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

May 2, 1973

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 23, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED. (TO AMEND THE STATUS OF THE SUBDIVISIONS OF THE DEPARTMENT OF RECREATION AND PARKS FROM BUREAUS TO DIVISIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 16, 1973 Calendar of the Municipal Council for first reading and to invite Recreation and Parks Director Washington to meet with the Municipal Council at their pre-meeting conference May 15, 1973 to discuss this matter, was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MARCH 12, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 2:9-11, DUTIES OF DIVISION OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, IN RELATION TO PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES."

(This ordinance provides for a change in Section 2:9-11 of the Code allowing for the City to contract for services in management, planning, conservation and development of Watershed properties)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Newark Watershed Study Project Manager Terrence D. Moore and Director Jack Krauskopf met with the Council April 17, 1973)

A motion directing the City Clerk to return this ordinance to Administration and to invite representatives of Newark Watershed Study and Municipal Officers affected to meet with the Municipal Council at their special conference May 8, 1973 to discuss this matter, was made by Councilman Megaro, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.



May 2, 1973

/ 9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE EXECUTION OF THE AMENDED FRANCHISE AGREEMENT BETWEEN THE CITY OF NEWARK AND TELEPROMPTER OF NEWARK, PURSUANT TO THE TERMS OF RESOLUTION 7-R-a ADOPTED JUNE 28, 1972."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Assistant Corporation Counsel Hodes met with the Council March 27, 1973)

(Corporation Counsel Walls and Assistant Corporation Counsel Hodes met with the Council April 10, 1973)

A motion to table this ordinance was made by President Turco, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING THE BUREAU OF TELECOMMUNICATIONS, AND SETTING FORTH ITS FUNCTIONS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Assistant Corporation Counsel Hodes met with the Council March 27, 1973)

(Corporation Counsel Walls and Assistant Corporation Counsel Hodes met with the Council April 10, 1973)

A motion to reject this ordinance was made by Councilman Giuliano, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

/ 9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED FEBRUARY 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE TITLE OF DIRECTOR OF TELECOMMUNICATIONS AND PRIVATE SECRETARY TO DIRECTOR OF TELECOMMUNICATIONS)"

(Director of Telecommunications	\$18,000. - \$20,000.
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Private Secretary to Director of Telecommunications	8,000. - 10,000.)
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May 2, 1973

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Assistant Corporation Counsel Hodes met with the Council March 27, 1973)

(Corporation Counsel Walls and Assistant Corporation Counsel Hodes met with the Council April 10, 1973)

A motion to reject this ordinance was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

/ 11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from March 27, 1973 to April 14, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Sisterhood Congregation B'Nai Zion	5926 Amended
Dominican Fathers	5929 Amended
Holy Name Society, St. John's Ukrainian Catholic Church	5997 Amended
Newark Lodge 237 LOOM	6102 Amended
Peaceful Baptist Church	6191 Amended
St. James Roman Catholic Church	6195
Immaculate Conception Church	6196
St. Michael's Seton Library Guild	6198
St. Mary's Church of Immaculate Conception	6199
Dominican Fathers	6203
St. Stanislaus Roman Catholic Church	6204
St. Lucy's Society	6205
Melvin Spitz Chapter #3 DAV Auxiliary	6211

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Ann Street Home and School Association	6197
Queen of Angels Parent Teachers' Association	6200
Friends of Clinton Hill, Inc.	6201

May 2, 1973

RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Blessed Sacrament Church	6202
Rosary Altar Society of St. John's Ukrainian Catholic Church	6206
Clear View Baptist Church	6207
Rosary Altar Society of Sacred Heart Cathedral	6208
Rosary Alter Society of Sacred Heart Cathedral	6209
Saint Bridget's Church	6210
Mt. Carmel Guild-Archdiocese of Newark	6212
Womens Club of the Ironbound Boys Club	6213
Church of Our Lady of Good Counsel	6214
Mental Health Association of Essex County	6215
Rosary Altar Society-Sacred Heart Church, Vailsburg	6216
Mental Health Association of Essex County	6218
Mothers Club of Essex Catholic High School	6219

A motion to concur in the Report was made by Councilman Westbrooks, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

This meeting adjourned at 5:30 P. M.

APPROVED:

Frank D'Ascensio  
 Frank D'Ascensio  
 City Clerk

Louis M. Turco  
 Louis M. Turco  
 President

Newark, New Jersey, May 16, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Drew Bauman, Church of the Blessed Sacrament.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council, Lieutenant John Lunsmuir, Sergeant-at-Arms.

(Councilman Westbrook arrived at 8:20 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD APRIL 11, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-b. The City Clerk presented ANNUAL REPORT OF NEWARK FIRE DEPARTMENT, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-c. The City Clerk presented ANNUAL REPORT, ACTION NOW, FOR FISCAL YEAR 1971-1972.

A motion that the Annual Report be received and placed on file was made by Councilman Harris, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-d. The City Clerk presented COPY OF QUARTERLY FINANCIAL REPORT, YOUTH DEVELOPMENT CLINIC OF NEWARK, FOR THE THIRD QUARTER OF FISCAL YEAR 1972-1973.

A motion that the Copy of Quarterly Financial Report be received and placed on file was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

May 16-18, 1973

May 16, 1973

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-e.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY, FEBRUARY AND MARCH, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MARCH 28, 1973.

A motion that the Copy of Minutes be received was made by President Turco, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-g.

The City Clerk presented COPY OF MINUTES OF BOARD OF SCHOOL ESTIMATE MEETING, HELD APRIL 12, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-h.

The City Clerk presented REPORT OF RECEIPTS FOR SALE OF SCRAP FROM P.E.P. DEMOLITION, DURING FIRST QUARTER OF 1973.

A motion that the Report be received and place on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-i.

The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF APRIL, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-j.

The City Clerk presented REPORTS OF MUNICIPAL COURT, PARTS ONE, TWO, FOUR AND FIVE FOR THE YEAR 1972, AND PART SIX FOR THE MONTH OF MARCH, 1973.

A motion that the Reports be received and placed on file was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

4-k.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM APRIL 16, 1973 TO APRIL 20, 1973.

May 16, 1973

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

/ 4-l.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-121 AND R-123 AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM APRIL 23, 1973 TO APRIL 27, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

/ 4-m.

The City Clerk presented AUDIT OF ACCOUNTS, CITY OF NEWARK, FOR THREE MONTHS ENDED MARCH 31, 1973, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit of Accounts be received and placed on file after Staff study was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

/ 4-n.

The City Clerk presented ANNUAL REPORT OF NEWARK DEPARTMENT OF RECREATION AND PARKS, FOR THE YEAR 1972.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE GRANTING PERMISSION TO ESSEX COUNTY COLLEGE,

May 16, 1973

A PUBLIC EDUCATIONAL INSTITUTION, TO CONSTRUCT AND MAINTAIN AT ITS OWN EXPENSE, A BRIDGE STRUCTURE OVER HIGH STREET AT A HEIGHT OF 15 FEET, CONNECTING TWO BUILDINGS THE OPPOSITE WALLS OF WHICH ARE LOCATED ON HIGH STREET IN THE CITY OF NEWARK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

/ 6-F-b.

The City Clerk read AN ORDINANCE APPROPRIATING \$20,260 OF THE UNUSED PROCEEDS OF THE SALE OF BONDS OF THE CITY OF NEWARK, ISSUED FOR THE PURPOSE OF ACQUIRING NEW FIRE ENGINES WITH APPARATUS AND EQUIPMENT (CAPITAL BUDGET PROJECT NOS. 173-67 AND 105-70 THROUGH 108-70), TO THE ADDITIONAL COST OF THE ACQUISITION OF ONE NEW 1,000 GPM FIRE ENGINE PUMPER WITH A "TELI SQUIRT" WATER TOWER AERIAL LADDER UNIT (CAPITAL BUDGET PROJECT NO. 44/199-72).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

/ 6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED ADDING THE REGULATION FOR SANDFORD AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

May 16, 1973

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

6-F-d. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR YARD FOREMAN, 40 HOURS)

(Yard Foreman (40 HOURS) \$7,600. - \$8,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

6-F-e. The City Clerk read AN ORDINANCE GRANTING PERMISSION TO TEXACO, INC. TO CONSTRUCT AND MAINTAIN A 12" REINFORCED POLYESTER PIPE GRAVITY SEWER AND A 6" REINFORCED POLYESTER PIPE FORCE MAIN IN DOREMUS AVENUE AND IN DELANCEY STREET, IN A PERMANENT AND PERPETUAL EASEMENT TEN (10) FEET WIDE FOR SEWER PURPOSES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.



May 16, 1973

/ 6-F-f.

The City Clerk read AN ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 524 HUNTERDON STREET, NEWARK, NEW JERSEY, BLOCK 2599, LOT 38, FOR THE CONSIDERATION OF \$2,600.00.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

/ 6-F-g.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-b, ADOPTED FEBRUARY 21, 1973, SUBSTITUTING THE IMPROVEMENT OF LEHIGH AVENUE FROM OSBORNE TERRACE TO ELIZABETH AVENUE, FOR THE IMPROVEMENT OF HEDDEN TERRACE FROM CLINTON AVENUE TO WEST RUNYON STREET, PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH SUBSTITUTION AND NEW PROJECT SHALL BE WITHIN THE APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 79/192-72).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

/ 6-F-h.

The City Clerk read AN ORDINANCE ESTABLISHING RENTALS FOR MONTH TO MONTH LEASES OF RESIDENTIAL PROPERTIES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

May 16, 1973

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

✓ 6-F-1.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON GOULD AVENUE.

(Exiting North from Presbyterian Hospital Parking Lot (vacated South 10th Street) on Gould Avenue to West on Gould Avenue)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

✓ 6-F-1.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COURT ATTENDANT)

(Court Attendant \$7,495. - \$9,111.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

May 16, 1973

6-F-k.

The City Clerk read AN ORDINANCE PROVIDING FOR ANNUAL CLOTHING ALLOWANCE FOR COURT ATTENDANTS IN THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY. (\$100. PER YEAR)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

6-F-l.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE SUPERVISOR, WELFARE DIVISION)

(Administrative Supervisor,	
Welfare Division	\$12,209. - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

President Turco: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

6-F-m.

The City Clerk read AN ORDINANCE AMENDING TITLE 2, CHAPTER 13A, DEPARTMENT OF RECREATION AND PARKS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED CHANGING BUREAUS TO DIVISIONS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Recreation and Parks Director Washington met with the Council May 15, 1973)

May 16, 1973

1208

(Councilman Westbrooks arrived at 8:20 P. M.)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

A motion to consider Item 8-h on this Calendar under Ordinances on First Reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

6-F-n. The City Clerk read BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$110,000 FOR THE CONSTRUCTION OF THE FIRE TRAINING FACILITIES FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO PROVIDE THAT \$45,600 OF SUCH ADDITIONAL APPROPRIATION SHALL COME FROM THE UNUSED PROCEEDS OF THE SALE OF BONDS AND TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE THE BALANCE OF SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 42/197-72 AND CAPITAL BUDGET PROJECT NO. 16-71).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

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A motion to consider Item 5-1 on this Calendar under Ordinances on First Reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

6-F-o. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF CHIEF ACCOUNTANT, CITY CLERK)

(Chief Accountant, City Clerk \$14,500. - \$17,960.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 6, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE INSTALLATION OF ADDITIONAL ELECTRIC CABLES FOR THE SECOND FLOOR OF 22 FRANKLIN STREET TO ACCOMMODATE ADDITIONAL COMPUTER EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$20,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 81/4-72).

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WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 81/4-72); NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall acquire and install in the second floor of 22 Franklin Street, additional electric cables for the purpose of supplying additional amperage to accommodate additional computer equipment of the City of Newark, such improvement shall include all work and appurtenances necessary for the use of such additional cables.

Section 2. The sum of \$20,000 is hereby appropriated to the payment of the cost of such improvement described in Section 1 hereof. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose") is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$20,000 and (4) \$1,000 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$19,000 and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$6,000 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

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Section 4. It is hereby determined and stated that money exceeding \$1,000 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$1,000 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$19,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolution to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$19,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they

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may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life is a period of 15 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$19,000 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



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6-Ph, S &amp; F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT AND TO PROVIDE ADDITIONAL FUNDS FOR THE STORM WATER IMPROVEMENT IN THE VICINITY OF NEWARK AIRPORT IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$289,050 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/205-72, 47/225-72, 47/229-72 AND 170-70).

WHEREAS, the Municipal Council of The City of Newark by Resolutions heretofore adopted, and has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinafter described (Capital Budget Project Nos. 46/205-72, 47/225-72, 47/229-72 and 170-70): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements and the acquisition of the properties described in Section 3 of this ordinance are hereby respectively authorized to be acquired and made by the City of Newark. There is hereby appropriated to the acquisition of said properties and the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each

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of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

#### SCHEDULE OF PURPOSES AND AMOUNTS

##### Purpose

##### (1) Capital Budget Project Nos. 46/205-72, 47/225-72 and 47/229-72

The acquisition of new automotive vehicles including original apparatus and equipment and the acquisition of additional equipment for use by Divisions of City Government of the City as follows: Pavement breaker, compressor and truck chassis; Street cleaning front end loaders; Snow mobile plows (4)

Appropriation and Estimated Cost	\$174,800
Down Payment	\$ 8,740
Amount of Bonds and Notes	\$166,060
Period of Usefulness	5 Years

##### (2) Capital Budget Project No. 170-70

To make an additional appropriation to pay a portion of the cost of the Flood Relief Program for Southern Newark undertaken with the cooperation of New York Port Authority and the State of New Jersey. It is hereby determined and stated that (1) the estimated cost of such improvement is \$5,000,000, and (2) \$339,250 of said sum to pay a portion of the cost (herein referred to as "purpose") has been provided by Ordinance No. 6S&FD, in the amount of \$225,000 and the \$114,250 herein appropriated, and (3) \$250,000 of said sum will be provided as a down payment for said improvement including the \$11,250 appropriated by said Ordinance and the \$5,715 hereinafter appropriated for said purpose, the balance for the improvement will be provided if necessary and (4) the estimated amount of bonds and notes necessary to be issued for said improvement is \$4,750,000, and (5) the estimated amount of bonds and notes necessary to be issued for said purpose is \$322,285, including the \$213,750 authorized by said Ordinance and the \$108,535 authorized by this ordinance, the balance for the improvement will be authorized at a later date if necessary.

Appropriation and Estimated Cost	\$114,250
Down Payment	\$ 5,715
Amount of Bonds and Notes	\$108,535
Period of Usefulness	40 Years

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Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$122,990 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$14,455 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$14,455 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$274,595 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$274,595 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its

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date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 18.83 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$274,595 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard. :

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

/ 6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REQUIRING THAT PLANS FOR ALL CONSTRUCTION OF MULTIPLE DWELLINGS BE SUBMITTED TO THE NEWARK CENTRAL PLANNING BOARD FOR RECOMMENDATION BEFORE ISSUANCE OF A BUILDING PERMIT.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That Title 7, Article 1 of the Revised Ordinances of the City of Newark, New Jersey, entitled Building Code of the City of Newark, New Jersey (1964), Article 1. General Provisions and Enforcement is hereby amended to include the following:

Section 7:102.1. NO ISSUANCE UNTIL SUBMISSION TO CENTRAL PLANNING BOARD.

No application or plans for the construction of a multiple dwelling shall be approved or permit issued under R.O. 7:102.0 unless and until said application and plans have been submitted to the Newark Central Planning Board for its recommendations. The planning board shall take such action within 45 days after submission of application or plans, or within such further time as the applying party may agree to. Otherwise such application or plan shall be deemed to have been given favorable approval. As used in this paragraph, "multiple dwelling" means any building occupied or to be occupied as the home or residence of 3 families or more living independently of each other and doing their cooking on the premises.

2. This Ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Bottone.

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Councilman Westbrook explained this ordinance requires that plans for all construction of multiple dwellings must be submitted to the Central Planning Board for approval. This came about because of the Kawaida Towers struggle. Councilman Westbrook asserted this particular law will apply to all construction of multiple dwellings, a check and balance.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrook, President Turco.

Not Voting: Councilman Harris.

President Turco: The yeses are six and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE AUTHORIZING THE RECONSTRUCTION OF THE POLICE HEADQUARTERS AND POLICE PROPERTY BUILDINGS FOR USE BY THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$716,825 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 83/2-72).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7REL adopted October 4, 1972, as amended has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 83/2-72); NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall substantially reconstruct the premises, now owned by the City, known as Police Headquarters Building and Police Property Building located at 22 Franklin Street, in the City of Newark, each building is a building of Class "B"

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construction as defined in N.J.S. 40A:2-22, including the reconstruction of those portions of the buildings so as to provide additional Administrative Office space and Lobby, the expansion of the Computer Area suitable for the use of such room including air conditioning and the reconstruction of the space of the Communications Center together with all work necessary and suitable for such improvement.

Section 2.. The sum of \$716,825 is hereby appropriated to the payment of the cost of such improvement described in Section 1 hereof. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose") is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$716,825 and (4) \$35,825 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$681,000 and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$35,825 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that money exceeding \$35,825 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$35,825 is hereby appropriated from such moneys

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to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$681,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$681,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.



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Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 15 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$681,000 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.

MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council, once again requesting funds for bus transportation for Senior Citizens.

President Turco stated the Council appropriated funds under Social Development Projects for Senior Citizens Transportation in the amount of \$230,000. Communications were addressed to the Business Administrator with respect to this matter, but no reply has been received. President Turco recommended the City Clerk send a letter to the

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Mayor stating the Municipal Council has approved funds for bus transportation for Senior Citizens, questions and inquiries to the Business Administrator have met with no response.

6-HC-b.

ADHIMU CHANGA, 527 SOUTH 12TH STREET, NEWARK, NEW JERSEY, declared they are determined to have the Kawaida Towers rise and to remove Councilmen Bontempo, Giuliano and Villani by recall. If the Council cannot give a bus to Senior Citizens, what can they give to black and Puerto Rican people? They are very disturbed about conditions at Scudder Homes, lack of housing, drug addiction and abuses and racism that exist in the City of Newark. They want proportionate representation on the Municipal Council.

Councilman Giuliano questioned Adhimu Changa regarding his employment with the City under another name and petitions to recall him as a Member of the Board of Education. He requested a legal opinion if a City employee may get involved in a recall of a City official.

Adhimu Changa replied he would disclose his work, he has done no harm and has nothing to hide. He will continue to do that either employed by the City Hall or not.

President Turco interjected since Adhimu Changa is concerned about bus transportation for Senior Citizens, dirty streets, drugs, etc., he should direct his questions to the Mayor.

Councilman Westbrook agreed with the speaker this is City business. He, too, is concerned about the chronic absenteeism of Councilmen Bontempo and Villani because it interferes with City business. Councilman Westbrook did not feel Councilman Giuliano should question what Adhimu Changa does as he can question the so-called aides or representatives of other Councilmen. He reiterated he is in accord with what Adhimu Changa said.

6-HC-c.

MR. WILLIAM SMITH, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council, asking Council President Turco to resign and that former Mayor Addonizio's picture be removed from the wall in the Council Chamber. Mr. Smith complained nothing was being done about trees and deteriorating housing in the South Ward. No one is getting services but the white people.

Councilman James disagreed with the speaker. He said specific complaints have been and would continue to be handled by the appropriate City agency. Councilman James told the speaker if he had any specific complaints to submit them to him. He asked Recreations and Parks Director Washington what action was taken to remove several trees in the vicinity of Hansbury Avenue.

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Recreation and Parks Director Washington replied he has not received this complaint and he will meet with Mr. Smith to abate the condition. He believed Mr. Smith was very well aware of the procedure of parks and grounds as he did work in that department. Director Washington promised to deal with specific complaints but pledged equal treatment for all wards in Newark.

Councilman Westbrooks agreed with Mr. Smith that the black people were not getting services and goods. The same problems exist in the Central Ward. Councilman Westbrooks felt the Central and South Wards should get preferential treatment with respect to City services and he does not want to see "cutting the pie equally." He is very disturbed and frustrated. White folks do not need anything in this town because they got too much already.

President Turco requested the Sergeant-at-Arms escort the speaker to his seat.

Councilman Westbrooks would not complete his statement unless Mr. Smith returned to the podium.

A motion to adjourn this meeting to 10:00 A. M., Thursday, May 17, 1973, was made by Councilman Giuliano, seconded by Councilman Megaro.

President Turco declared a five minute recess at 9:35 P. M.

The Municipal Council reconvened at 9:45 P. M.

Councilman Westbrooks continued he is in total agreement that goods and services are not being delivered to the Central Ward as they are being given to other wards. He recalled at the previous meeting a motion was made to remove former Mayor Hugh J. Addonizio's portrait from the wall in the Council Chamber, which motion failed of adoption. He still feels this request should be given serious consideration. Councilman Westbrooks declared if the portrait had been of a black man, they would have burned down the building already or quarantined it.

6-HC-d.

REVEREND ROBERT D. WOODS, SR., 115 SOUTH 7TH STREET, NEWARK, NEW JERSEY,

lauded the Model Schools Program for its accomplishment. It has been a tremendous help and has upgraded the reading level of students in five Newark schools.

Councilman Harris congratulated all parents of Model School areas for their interest and dedication on behalf of the youngsters and the wonderful job they have done to improve education.

Councilman James wanted Reverend Woods and the Council to understand the difficulties involved. He thinks the reason is national scores which have been released by the Newark Board of Education indicate that no section of Newark is without problems in the School System. There is no sacred neighborhood or separate schools that are

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better than others. If we assume then that the reading problem is throughout the City of Newark, he thinks then there should be no boundaries for any Model Schools. There should be Model Schools throughout the City of Newark and he thinks it is very important that Program Administrator Willie Thomas involve himself in the Model School Program and whatever the restraints in the program are that these programs be implemented throughout the City of Newark because all of our children need to read, comprehend and make decisions.

Councilman James continued the other problem is that at any time these Federal dollars are subject to be cut off. He thinks what we have to be doing in the interim time is to devise other means if President Nixon cuts these dollars tomorrow or the next year. If we say the Model Schools are necessary then the over-all question is what do we do to continue these programs? Therefore, it becomes a point that the Board of Education address themselves to the methods being used in the Model Schools and also seek additional funds to continue those things which the Board of Education cannot afford. Councilman James felt this is going to be a crisis year. You have the money this year but what about next year and the year after if we are producing functional illiterates? He hoped they would not consider the battle has been won with the \$394,000. being passed tonight. It only gives us a year to really deal with a long range problem of long term meaningful program.

6-HC-e.      MR. WILLIE THOMAS, 32 GREEN STREET, NEWARK, NEW JERSEY, OFFICE OF PROGRAM AND STAFF DEVELOPMENT, stated he would like to see the Model Schools Program expanded throughout the schools.

President Turco felt this was a worthwhile program and should be extended throughout the City to help students whether they are white or black.

Councilman Westbrook interjected nothing could be further from the truth. It is the black and Puerto Rican kids who need the help. It is time for black folks to get something, have some privileges and benefits in this City.

6-HC-f.      JELEDI MAJADI, 574 HAWTHORNE AVENUE, NEWARK, NEW JERSEY, refuted the legality of Resolution 7-R-o on this Calendar which awards a contract to Dino D. Eliablias for a sum not to exceed \$2,400. for legal services and stenographic and recording services for prosecuting an appeal in the matter of Kawaida Towers, Inc. against the City of Newark and the Members of the Municipal Council. The speaker asked why the tax abatement for Forest Hill House Associates was not on this Calendar.

Councilman Megaro replied the Council moved to reject the resolution at the last meeting but it failed of adoption as there were not enough votes. The resolution was tabled.

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Jeledi Majadi asked if the Council received letters requesting President Turco to resign. He invited the Municipal Council to the Liberation Day Program, at 10:00 A. M., May 26, 1973, in Weequahic Park.

Councilman Westbrooks contended the recall is kept very quiet. When he missed two meetings, it was in the newspaper. He claimed he never saw Councilman Giuliano in the Central Ward. Councilman Westbrooks charged that white Councilmen could not properly represent the black residents in their wards and claimed that he and the other two black Councilmen were the only ones who could truly represent the black residents of the City.

Councilman Westbrooks stated he received many letters from constituents and read a copy of one sent to U. S. Attorney Stern hand delivered to his office, questioning the legality of President Turco retaining the position as Council President and Councilman of the East Ward while he is under fourteen counts of Federal indictment for forgery, submitting phony medical claims to insurance companies and stealing funds from payments to his injured clients. They not only question the legality of the situation but also the moral psychological and spiritual effect it might have on the citizens of Newark. Councilman Westbrooks read another letter addressed to him from a resident of Newark and a member of the black community, supporting the stand taken by Councilmen Westbrooks and James in regard to President Turco. He feels that in the light of Councilman Turco's recent indictment that he as a public official should take it upon himself to step down from the Office of the President of the Municipal Council. This would be a correct decision because it would give him time to clear his reputation.

Councilman Westbrooks declared the Star Ledger covers up, they just report what goes on and it is edited and chopped up and they do not even do a good job reporting. He does not like it because he sees too much cover-up in the minutes. The minutes are edited and he was told by officials in the City Clerk's Office the reason they do that is that they present a positive image to the people who read the minutes. He does not like any of this because these minutes are sent to businesses and all that and they play up Mr. Lou Turco as the good guy and they do not print what Councilmen James and Westbrooks say and they put in the garbage what Councilman Giuliano says. It is forgery, cover-up, malicious, white journalism or yellow, or whatever they call it. It is yellow journalism. It should be called white journalism. Councilman Westbrooks said he appreciates the people coming to the Council meetings and hopefully they can expose some of these issues and raise them so people will understand that is the game

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these people play and try to dupe the public about what is really happening and what is going on. He wholeheartedly agrees that if we can throw away thousands of dollars for a worthless appeal, then that money can provide a bus for Senior Citizens.

Councilman Giuliano declared it is a matter of record, he went to the Central Ward with Councilman Westbrook. He does not see Councilman Westbrook present on matters that people call him and complain about. Councilman Giuliano said his desk is the first desk entering the Council Offices and there are more blacks stopping at his desk than white people. There are people in the audience tonight he has helped with complaints, etc. He was born and raised in a black mixed neighborhood. Councilman Giuliano maintained he has been doing his job.

Councilman Westbrook continued he for one takes it very seriously and that is why he wants it for the record. He has an obligation to receive this type of information because we know it is not going to appear in the press or anything like that. They feel they have an obligation to explain it to the people who want to hear it.

Councilman Westbrook declared they are going to, as a result of what they said, the blacks who live in these wards are going to see if what the Councilmen say are true because it has not been true for three years. We are going to give them the business. We are going to create a movement that is going to keep you so busy, you will not have time for anything else. We want people to go on record who come to your office.

6-HC-g.

MR. JAMES RONE, 12 VINCENT COURT, NEWARK, NEW JERSEY, appeared before the Municipal Council regarding Security Patrolmen for public housing. He referred to a letter from the Housing Authority agreeing to this proposal and stating the tenants agree to the proposal in principle. Mr. Rone contended there was no tenant participation in this proposal. He urged the Council to accept the concept of the proposal but not to accept the meat of the proposal until the tenants agree to the proposal.

Councilman James asked can we accept the language of the idea but not the language of the proposal? By adopting Resolution 7-R-m on this Calendar, does it mean the line item budget, which is attached, will also assure funds will be forwarded for the necessary implementation of the program?

The City Clerk replied this resolution approves the participation of the City of Newark in this program and authorizes the filing of an application. Thereafter if the grant is made the City must receive the grant and authorize execution of the contract and if it wishes, spell out that the funds should be spent in line with the line

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item budget.

Councilman James asked is there a timetable for funds? Will we lose Federal dollars? Can we add a different program at a later time?

Intergovernmental Liaison Bradley explained the Impact Program resolution before the Municipal Council is to submit an application for participation in this program. The funds will be allocated to the concept of the proposal. There may be a fluctuation of thirty guards but it is tied up very closely. The Council must approve the contract. We will not lose the money at this point.

President Turco stated the Council wants the housing project tenants satisfied with the security. This resolution approves the submission of an application, then the Council must accept the project and approve the execution of the contract. President Turco recommended Mr. Rone submit his recommendations to Newark Housing Authority Executive Director Notte and the Municipal Council. As long as we secure the funds, we have six to eight weeks before approving the execution of the contract.

The City Clerk called attention the Housing Authority is the operating agency and therefore should be part of the decision making.

Councilman Westbrook felt the proposal should be corrected at the beginning. Once we accept the proposal in principle and receive funds, we cannot expect tenant representation. He added he does not know how much can be deviated from the original application once the funds are received.

President Turco referred to the letter from Housing Authority Executive Director Notte stating it was urgent that the Municipal Council consider this proposal tonight and that the Newark Tenants Council agree to this proposal in principle. We have six to eight weeks to meet with the tenants and make changes. President Turco said he was in favor of submitting the application to reserve the funds for participation in this program.

Councilman Westbrook reiterated the corrections should be made first. He did not think the Council should accept recommendation from Housing Authority Executive Director Notte without tenant input.

6-HC-h.

MR. JAMES MCCARTHY, 235 DELAVAN AVENUE, NEWARK, NEW JERSEY, DIRECTOR, NEWARK BOYS CHORUS, urged the Municipal Council to approve funds for Newark Boys Chorus participation in summer recreation program.

Councilman Megaro commended Mr. McCarthy for the fine job he is doing and assured his full support in this program. Councilman Megaro suggested the Council direct Administration to contract with the Newark Boys Chorus for services this summer.

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President Turco pointed out funds have been appropriated in the Budget of the Department of Recreation and Parks for recreational facilities in the five Wards.

Upon question posed by Councilman Westbrooks, Mr. McCarthy replied no commitment has been made.

Councilman James pointed out the appropriation in the budget deals with itinerant groups to receive money. The question is which groups should receive funds for the summer. He was concerned about groups in the South Ward being allocated funds for recreational purposes.

Councilman Harris asserted the funds should be divided, each group has something to offer.

President Turco disagreed with Councilman Harris. He contended the Council has the responsibility of evaluating each group and making determination. President Turco felt all groups should be given an opportunity to apply for these services.

Councilman Westbrooks declared he would not support any individual group.

6-HC-1.

MR. DARRYL SHOWARS, 194 SEYMOUR AVENUE, NEWARK, NEW JERSEY, stated he strongly supports the Committee to Recall Councilmen Bontempo, Giuliano and Villani because they have failed to represent the black people in the City of Newark, have been negligent in their duties and have failed to provide the needs of the people.

Councilman Westbrooks referred to Councilman Giuliano's charge that Adhimu Changa being a City employee and could he be involved in a recall. Councilman Westbrooks declared he, too, is a City employee and sees it as a public duty. A City employee should be more aware what is happening in the City. The law states it is their civic duty to remove irresponsible and bad government. They feel the recall movement will bring good government. Councilmen Bontempo and Villani are two good examples of elected representatives who are not performing their duties. Black folks are not crazy, they have good sense. You want to adjourn meetings because you do not like what we tell you. There ought to be a law against that. Take you white people who are working for a recall. When President Turco adjourned the meeting for two weeks, we have never done that.

Councilman Bottone asked is there anything on the Calendar you do not want the Council to get to? Why can't we continue a proper meeting?

Councilman Westbrooks declared he is not going to sit here all night and listen to guys telling people anything. Two weeks ago the meeting was adjourned, how can you question me? This program can be passed even if it is 4:00 A. M. It is unfortunate you have to stay here as we have discussion to see that these dudes do the right thing. The white man is so skilled at deceiving the people.



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/ 6-HC-J.

MR. CLARENCE SWANN, 19 LYONS AVENUE, NEWARK, NEW JERSEY, suggested if

Councilman Giuliano considers having any investigation in connection with Adhimu Changa as a City employee, they should also investigate his attendance at the picketing at Kawaida Towers. The speaker felt President Turco should resign as Council President because of the indictment.

Councilman Westbrooks contended a public official should resign, especially President Turco, when there is an appeal on the part of the people. It is easy to throw stones at Adhimu Changa because we may have something to hide. This Council has a member indicted and we do not know what is down the road. There may be future indictments. For any Councilman who is indicted and there is a mass appeal to step down from the Chair, he has some obligation to the people. We are trying to restore integrity to that Chair.

Councilman Westbrooks declared Adhimu Changa is not involved in any extortion, plot, bribery, conspiracy and is on no take. We cannot say that about anything on this Council or the last Council. I wonder how some got away and some did not. We should not challenge any black who has managed to keep himself clean. White people say one thing, when we say it we have to be crazy. The City Clerk's Office, cops, the President better get themselves together and black people are going to be ruling this City and you must be accountable to them. For a change, you will have to take orders from black people, because black people are going to be here after you are gone. I support all my brothers and sisters and whatever whites who come before us who have some good will and sense. I have a lot of hostility to get out.

A motion to adjourn this meeting to 10:00 A. M., Friday, May 18, 1973, was made by Councilman Giuliano, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen Harris, James, Westbrooks.

This meeting adjourned at 11:45 P. M.

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The adjourned meeting of May 16, 1973 reconvened at 11:00 A. M., Friday, May 18, 1973.

Present: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

(Councilman Westbrooks arrived at 11:05 A. M.)

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AMENDING RESOLUTION 7-R-z, DECEMBER 15, 1971 "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AN AGREEMENT BETWEEN CITY OF NEWARK AND JAMES P. PURCELL ASSOCIATES, INC. FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO DESIGN AND SUPERVISION OF CONSTRUCTION OF STORM SEWERS, DITCHES, APPURTENANCES AND PUMP STATION IN AREA OF NEWARK MEADOWLANDS AND NEWARK AIRPORT, FOR SUM NOT TO EXCEED \$222,470. AS PER ATTACHED AGREEMENT (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S.A. 40A:11-5 (1) (a)" BY AUTHORIZING AN ADDITIONAL SUM OF \$52,250. MAKING A TOTAL NOT TO EXCEED \$274,720.) (CONSTRUCTION COSTS HAVE SUBSTANTIALLY ESCALATED FROM ORIGINAL ESTIMATE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

(Councilman Westbrooks arrived at 11:05 A. M.)

7-R-b.

RESOLUTION EXPRESSING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "STREET LIGHTING."

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk announced a letter was sent to the Business Administrator on May 3, 1973 requesting details on the street lighting program as it affects all the City. A reply has not been forthcoming.

A motion to defer action on this resolution and direct the City Clerk to inform the Business Administrator that the Municipal Council is awaiting a reply to their letter of May 3, 1973 wherein they requested a report on plans for street lighting for the rest of the City and a report as to what funds are to be used therefor, was made by

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Councilman Bottone, seconded by Councilman Giuliano.

Councilman James stated he shared the concern for wanting an over-all plan for the City of Newark but feels it would be wrong to hold back whatever lighting we can bring about in the City until this plan is forthcoming. There is a plan before us for some increased lighting in sections of the City. He thinks they are playing politics with a very questionable area concerned with the public interest, trust and faith. Councilman James strongly opposed any delay until we get the ideal situation for lighting in every Ward in the City. He asserted they should get as much lighting as soon as possible.

Councilman Westbrooks stated this problem has obviously affected other parts of the City and he feels it is not a matter of trying to prevent any section of the City from obtaining any benefits. He has argued for a long time that any program coming to the City of Newark should be based upon need. The request to defer action on this resolution is simply to ask Administration if they have a comprehensive plan and if so to make it known to the Council. Councilman Westbrooks said they were told in the Central Ward that they do not qualify because they do not have "x" number of people residing on the street. If they have a plan based on need in the area, he will support it. He contended this is a political maneuver to prevent any area from getting lighting.

Councilman Bottone said, as maker of the motion to defer action on this resolution, he concurs with Councilman James why should all areas be deprived possibly because of political motive.

Councilman Bottone withdrew his motion to defer action on this resolution. Councilman Giuliano withdrew his second to the motion.

A motion to adopt the resolution and direct the City Clerk to inform the Business Administrator to assure that he informs the Council as expeditiously as possible the plans for street lighting for the rest of the City, was made by Councilman Bottone, seconded by Councilman Giuliano.

Councilman Westbrooks said he will support the resolution and hopes in the future the Central Ward will get the same support when needs arise.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

/ 7-R-c.

RESOLUTION CANCELLING WATER UTILITY LIENS TALLING \$1,060.59 AND TRANSFERRING  
SAME TO WATER OPERATING FUND BUDGET OPERATING ACCOUNT AS PER RESOLUTION.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-d. RESOLUTION APPROVING THE PLANNED VARIATIONS BUDGET AND AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT A PROPOSED BUDGET REQUESTING NEWARK MODEL CITIES-PLANNED VARIATIONS FUNDING UP TO THE AMOUNT OF \$7,476,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris.

Councilman James declared they still have a problem, too much expenditures in administrative costs, too much payroll padding and he thinks they are creating a bureaucratic structure. This is the first time the Council and Administration have agreed on various programs which deal with vital services, programs of education and demolition. He still feels, however, more money should be put into improvement of City services, removal of abandoned cars and abandoned buildings, educational components, etc. We still have to reduce the administrative costs. When we bring in the Federal Programs from Washington, he thinks they are creating middle class administrators. Money which is earmarked for the poor is still not going down to the poor. The challenge is to make every dollar bring about some meaningful change in the City.

President Turco declared this Council is not completely satisfied with the Planned Variations Program as presented tonight. However, we have attempted to reduce administrative costs wherever possible and have removed several hundred thousand dollars from administrative costs and placed them in needed programs. We have attempted to put as much of this Federal funding into demolition and have placed the sum of \$1 million in addition to other sums which have previously been appropriated to demolish abandoned structures. This Council is herewith approving the application of \$775,000. to go into emergency transportation programs. This application will provide for an ambulance to reach a point of destination in three minutes anywhere in the City, increase safety and possibly eliminate dangers of fatal heart attacks. This program will cooperate with various hospitals and volunteer ambulance organizations throughout the City, and also with the Fire Stations. Hopefully this program will live up to its promise to provide ambulances at any point in the City within three minutes using

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computers, utilizing the 911 emergency telephone dialing system and having a two-way radio communication from a central headquarters in Newark with outposts in every Ward in the City in conjunction with ambulances and hospitals in the City.

Councilman James responded his concern is in the South Ward and other parts of the City. The South Ward Ambulance Squad has been volunteering their services and to bring in a group that will be paid \$12,000. while other people have been doing it free, to him is somewhat questionable. He thinks the first opportunity to those jobs should be given to the citizens who have done it so long for nothing. We are creating a program with lucrative salaries to do the same thing. Councilman James said he wants it clearly understood that at the time of submission for the implementation of this program, those citizens who come home from \$6,000. a year jobs and have given five hours of their nights in the interest of the community are not involved, he is not going to vote to pay \$12,000. for what volunteer citizens have done for nothing and now this program will wipe it out. It will not work out. They volunteered because no one has been doing it and if people are going to be paid \$12,000., no one is going to volunteer.

Councilman Megaro said he was under the impression that the volunteer ambulance squads in the Wards will have input in this program, and he thinks it would be a tremendous injustice if they did not have an input. Councilman Megaro felt this part of Planned Variations should be discussed at further length.

Councilman Harris referred to points raised by Councilman James in regard to volunteers. It is understood the mechanics will be worked out and he feels \$12,000. is a small sum to spend to save a life per year.

President Turco stated there is no disagreement. The Council is approving application to place funds in an emergency transportation system and details will be worked out between now and the acceptance of these programs. It should be further noted that this application for \$7,476,000. Planned Variations Programs specifically limits the power of the Administration and Mayor to apply for the funds and further states Administration is going to have to supply this Council with a detailed line item budget on every program in this application and every line item budget will have to be approved by the Council. There will be no "general pot" where we approve one item and then it is spent for another.

Councilman Bottone stated in approving these Planned Variations Programs, this group that came here today should be told their programs have been approved, expanded and will continue for the next year, but to make sure even though this program is continued on Planned Variations money to make reservations and preparations and take avenues now toward the Board of Education to pick up these worthwhile programs because next year we do not know where monies will come from, if monies will come at all.

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The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-d-1.      RESOLUTION APPROVING ALLOCATION OF PLANNED VARIATIONS DEFERRED PROJECTS BUDGET AND AUTHORIZING THE MAYOR TO SUBMIT TO THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT A PROPOSED BUDGET REQUESTING NEWARK MODEL CITIES-PLANNED VARIATIONS FUNDING UP TO \$1,799,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-e.      RESOLUTION AMENDING RESOLUTION 7-R-a, NOVEMBER 3, 1971, PROPOSED 1971-1976 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL FUND, PROJECT 115-71, MULTI-SERVICE CENTER PROGRAM (LOCAL SHARE FOR \$841,258. FEDERAL MATCHING FUNDS, CHANGE FROM \$250,000. TO \$333,147.).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-f.      RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT WITH ST. MICHAELS HOSPITAL FOR THE PURPOSE OF MAKING REPAIRS NOT SATISFACTORILY COMPLETED BY INTERMODULAR STRUCTURE, INC. ON THE GLADYS DICKINSON HEALTH CENTER; COST OF THE AFORESAID SERVICES TO BE PAID BY THE U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND NOT TO EXCEED \$6,000.00 (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S. 40A:11-5 (1) (a) AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting documentation was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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7-R-g.

RESOLUTION AUTHORIZING THE MAYOR'S POLICY AND REVIEW OFFICE TO CONTRACT FOR PROFESSIONAL SERVICES FROM JOSEPH SIVOLELLA FOR TECHNICAL ASSISTANCE TO THE MAYOR'S POLICY AND REVIEW OFFICE AT THE RATE OF \$125. PER DAY NOT TO EXCEED ONE HUNDRED (100) MAN DAYS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco.

Councilman James declared this is certainly a "no show" job. Mr. Sivoilella indicated in the newspaper the reason for retiring was that he was ill. Since Mr. Sivoilella continues to indicate he left the job because of ill health, how can he be worth \$125. a day if he is ill. Here we are talking of paying him \$125. a day for what? What is the job description?

President Turco wished to make it clear this Council does not get job descriptions for every job created by Mayor Gibson. Councilman James is stating very clearly that Mayor Gibson is creating a "no show" job which is an illegal act. President Turco suggested Councilman James discuss this matter with the Mayor.

Councilman James pointed out this resolution was submitted by Mayor's Policy and Review Office Director Dennison. He is not talking about the Mayor, he is talking about Resolution 7-R-g. Councilman James said President Turco was in error since he did not mention the Mayor's name. Assemblyman Imperiale made a statement and the Mayor's name was in brackets. We are dealing with Mr. Sivoilella, former Executive Director of the Newark Housing Authority.

Councilman Megaro asserted there is no sense in alleging it is a "no show" job until the job has been filled.

Councilman Westbrooks contended this is not Mr. Sivoilella's field, he is an expertise in housing and urban development, not in small businesses. Mr. Sivoilella does not qualify for this position. If someone who is qualified in this position is contracted, he will vote in the affirmative. Councilman Westbrooks recommended this resolution be tabled.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Giuliano, Megaro, President Turco.

No: Councilmen Bottone, Harris, James, Westbrooks.

A motion to table this resolution was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Bottone, Harris, James, Westbrooks.

No: Councilmen Giuliano, Megaro, President Turco.

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7-R-h.

RESOLUTION APPROVING THE AUTHORIZATION OF COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT AMENDED APPLICATION FOR NEIGHBORHOOD FACILITIES FUNDS UNDER SECTION 703 OF THE HOUSING AND URBAN DEVELOPMENT ACT OF 1965.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-i.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #9A, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 18-20, 22-24 AND 26-28 WEST KINNEY STREET, NEWARK, NEW JERSEY, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

7-R-j.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #9, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 40-44 AND 56 WEST KINNEY STREET, NEWARK, NEW JERSEY, TOTTALLING 86 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR THE PERIOD NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.



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7-R-k.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3,  
A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION  
OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET  
AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TOTAALLING 87 HOUSING UNITS, MORE  
PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD  
OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF  
R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY  
IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-l.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN  
FULL AND FINAL SETTLEMENT OF \$20,000. CLAIM TO MARY EMMA HARVEY AS GENERAL  
ADMINISTRATRIX OF THE ESTATE OF DEXTER A. JOHNSON, DECEASED AND MARTIN C. MAREINISS,  
ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY MARY EMMA HARVEY  
AS GENERAL ADMINISTRATRIX AND ADMINISTRATRIX AD PROSEQUENDUM OF THE ESTATE OF DEXTER A.  
JOHNSON TO THE CITY OF NEWARK AND STIPULATION OF DISMISSAL OF SAID ACTION WITH PREJUDICE  
AND WITHOUT COSTS AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL,  
FOR DEATH CAUSED TO DEXTER A. JOHNSON BY NEWARK POLICE OFFICER WHILE ON DUTY.  
(\$10,000. TO BE PAID BY AMBASSADOR INSURANCE COMPANY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-m.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT  
ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT  
ANTI-CRIME PROGRAM ENTITLED "PUBLIC HOUSING SECURITY PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano.

Councilman Westbrooks strongly opposed approving this resolution in light of the request made to the Council by Members of the Newark Tenants Council, a bona fide group which has been negotiating with the Housing Authority on programs, to defer action on this resolution.

President Turco recalled action on this resolution was deferred at the last meeting to give the tenants an opportunity to meet with the Housing Authority. He reiterated this is only an application to reserve the funds for participation in this program and we have six to eight weeks before approving the execution of the contract.

Councilman Giuliano stressed the need for public housing security.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Giuliano, Megaro, President Turco.

No: Councilmen Bottone, Westbrooks.

Not Voting: Councilmen Harris, James.

7-R-n.

RESOLUTION AUTHORIZING COMPTROLLER TO OPEN TRUST ACCOUNT FOR PURPOSE OF HOLDING ANY SUMS COLLECTED ON PROPERTIES FORECLOSED BY CITY OF NEWARK DURING YEAR 1972, TO PROVIDE FOR REDEMPTION OF PROPERTIES AS PER ATTACHED SCHEDULE A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting a legal opinion from the Law Department was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-o.

RESOLUTION AWARING CONTRACT TO DINO D. BLIABLIAS, ESQ., 11 COMMERCE STREET, NEWARK, NEW JERSEY, FOR A SUM NOT TO EXCEED \$2,400. FOR LEGAL SERVICES AND STENOGRAPHIC AND RECORDING SERVICES FOR PROSECUTING AN APPEAL FROM THE SUMMARY JUDGMENT IN THE MATTER OF KAWAIDA TOWERS, INC. AGAINST THE CITY OF NEWARK AND THE MEMBERS OF THE MUNICIPAL COUNCIL ENTERED BY IRWIN I. KIMMELMAN, JUSTICE OF THE SUPERIOR COURT ON MARCH 5, 1973, WHICH DECLARED RESOLUTION OF THE MUNICIPAL COUNCIL, DATED NOVEMBER 21, 1972, WAS ILLEGAL AND VOID, AND OF NO FORCE AND EFFECT; AUTHORIZING LOUIS M. TURCO, PRESIDENT OF THE MUNICIPAL COUNCIL, TO EXECUTE SAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by

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Councilman Giuliano.

Councilman Westbrook declared this is another "pig in the poke." When programs come along to support black people, they find rules not to support them. Citizens come forward with modest requests and we do not give them what they want. Again, here is \$2,400. that would go a long way toward providing better services to citizens, black and white. This particular resolution antagonizes something that has already gone too far and for the Council to appeal this judgment is again evidence of the Council's lack of sensitivity, good discretion and good judgment. This matter is being carried on the Calendar simply because two Councilmen have been absent and will remain on the Calendar until they return. It disturbs him to use the taxpayers' money for this purpose. Because it is serious and not meant to direct any attack on anyone, why can we not get this entire Council to function and get matters resolved?

Councilman James was disturbed because the law firm was recommended by one Councilman, the Councilman from the North Ward, therefore we have a unilateral type selection of attorney. The court has already ruled this Council took an illegal act and we cannot rescind the tax abatement which has been granted. \$1 million has been floated, construction is under way, how can we stop construction, tear down the concrete, fill up the hole, give them back the land and send \$7 million back to the State Department? We will be the laughing stock of the State of New Jersey and the Metropolitan area. The firm charged the City of Newark \$6,500. for two hours work and is now asking for \$2,400. If they work for one hour they will bill us \$3,750. and we can assume they will be working three-quarters of an hour for \$2,400. they now want.

Councilman James posed the question whereas they asked to appeal the case, this Council has steadfastly refused to grant the contract and funds to execute that contract, how can they now appear in court and represent the City without any assurance they will receive payment?

President Turco stated that it is his understanding the majority of the Council authorized an appeal on a poll, there was some discussion at a prior meeting a couple of days before the deadline to appeal and there were sufficient votes, at that time, to continue the appeal. The Councilmen who had been polled had not subsequently been at a public meeting to ratify what they had previously voted on in a telephone poll, and that is why this matter is on the Calendar. Mr. Bliablias is appearing in court because of authorization given to him by the majority of the Council to proceed and he has not and cannot be paid unless the Council votes legally on it. This is why he is presently doing the work.

The City Clerk responded the direction of the Council to him as Clerk of the

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Municipal Council was to poll the Council to see how they felt about awarding this contract and whatever their decision was it was to be later consummated by formal action at a public meeting of the Council. It is unfortunate those Councilmen who voted in the affirmative have not been at a meeting to confirm their action formally. They told him over the telephone that they agreed with the action, however, we do not have sufficient votes to confirm that action formally.

Councilman James stated knowing the health condition of the two Members of the Council and knowing full well they will not be able to appear at a meeting to ratify the action, there is a possibility we will not be able to ratify this contract for services rendered. Are you going to continue votes over the telephone for Councilmen who will never be able to attend a meeting to ratify the action?

The City Clerk reiterated as Clerk of the Municipal Council, he does not make decisions. He pursues the direction of the Council. However, there must be some judgment made as to whether or not it is reasonable to expect that the action taken informally over the telephone can be consummated formally at a public meeting. In his humble judgment, there were enough votes of men physically capable and present at a meeting to consummate that which was done orally over the telephone. Based on that judgment, he told Mr. Bliablias, following the direction of the Council, he was awarded the contract and that formal action would be taken later to confirm it. That is where we are now.

Upon question posed by Councilman Megaro, the City Clerk replied on many occasions he has polled the Council for authority to notify the Finance Officer, Treasurer or Comptroller to make investments and subsequently resolutions would be adopted by the Council ratifying the action which was given orally.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen Harris, James, Westbrooks.

(Councilman James left the Council Chamber at 12:00 Noon)

7-R-p.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY EXTENDING FELICITATIONS TO COL. LAWRENCE N. GUARINO ON THE OCCASION OF HIS RETURN FROM VIETNAM.

This resolution was presented by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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/ 7-R-q.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE AND  
AGENCIES, DIVISION OF CITY PLANNING, OTHER EXPENSES \$284,000. TO SUPPORT THE IMPROVEMENT  
IN AND CONSTRUCTION OF SHADE TREE RESTORATION AND MINI-PARK CONSTRUCTION IN THE CITY OF  
NEWARK, NEW JERSEY, ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN  
DEVELOPMENT, URBAN BEAUTIFICATION GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Bodine, Planning Officer Shapiro and Acting Budget Officer Neely to meet with the Municipal Council at their pre-meeting conference June 4, 1973 to discuss this matter, was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-r.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, POLICE DEPARTMENT,  
YOUTH AID BUREAU, OTHER EXPENSES \$37,330. TO CONTINUE TO CARRY THE YOUTH AID AND SERVICE  
PROJECT AFTER TERMINATION OF CURRENT SLEPA GRANT ON APRIL 30, 1973; ITEM AVAILABLE  
FROM STATE LAW ENFORCEMENT PLANNING AGENCY, YOUTH AID AND SERVICES PROJECT (CONTINUATION  
GRANT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

u 7-R-s.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, POLICE DEPARTMENT, OTHER EXPENSES,  
MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF  
MOTORS, OTHER EXPENSES, MATERIALS AND SUPPLIES, FUEL AND LUBRICANTS; TO PROVIDE FUNDS  
IN THE DIVISION OF MOTORS, DEPARTMENT OF PUBLIC WORKS WHICH WERE INCORRECTLY BUDGETED  
IN THE POLICE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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7-R-t.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, OFFICE OF MAYOR AND AGENCIES, NEWARK  
HUMAN RIGHTS COMMISSION, COMMUNITY RELATIONS SPECIALIST TO SENIOR COMMUNITY RELATIONS  
SPECIALIST; TO PROVIDE FUNDS IN TITLE OF SENIOR COMMUNITY RELATIONS SPECIALIST DUE TO  
RECLASSIFICATION BY DEPARTMENT OF CIVIL SERVICE OF JOSEPH VOLKER FROM COMMUNITY  
RELATIONS SPECIALIST TO SENIOR COMMUNITY RELATIONS SPECIALIST EFFECTIVE JUNE 4, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded  
by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President  
Turco.

7-R-u.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1973 CITY OF NEWARK BUDGET, AS PER SCHEDULE A, FIRE DEPARTMENT, BATTALION FIRE CHIEF  
TO DEPUTY FIRE CHIEF; TO PROVIDE FUNDS IN TITLE OF DEPUTY FIRE CHIEF DUE TO THE PROMO-  
TION OF STANLEY KOSSUP FROM BATTALION FIRE CHIEF, EFFECTIVE JULY 2, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by  
Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President  
Turco.

7-R-v.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, JUDGMENTS TO DEPARTMENT OF LAW, OTHER  
EXPENSES, CLAIMS; TO PROVIDE FUNDS FOR THE PAYMENT OF CLAIMS AGAINST THE CITY OF NEWARK  
FOR WHICH THE CITY IS LIABLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Acting Budget Officer Neeley met with the Council May 15, 1973)

A motion directing the City Clerk to return this resolution to Administration  
as per request of Acting Budget Officer Neeley, was made by Councilman Bottone,  
seconded by Councilman Giuliano and declared adopted by President Turco by the follow-  
ing votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President  
Turco.

7-R-w.                    RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$1,834.63 IN FULL SETTLEMENT TO PUBLIC SERVICE ELECTRIC AND GAS COMPANY UPON RECEIPT  
OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION

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COUNSEL FOR DAMAGE DONE TO CONDUIT AND CABLE BY BUREAU OF SEWERS, WHILE REPAIRING A  
BROKEN PIPE AT DOREMUS AVENUE, NORTH OF NEW JERSEY TURNPIKE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$6,074.66 TO STRATFORD VENDING COMPANY AND MAYER AND MAYER, ATTORNEYS, AFTER RECEIPT OF  
ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO ITS  
BUSINESS PROPERTIES LOCATED IN VARIOUS PARTS OF THE CITY OF NEWARK AS RESULT OF THE 1967  
RIOTS. (COMPANY IN BUSINESS OF LEASING VARIOUS COIN OPERATED VENDING AND AMUSEMENT  
DEVICES) (\$5,586.80, \$90.45 COSTS AND \$397.41 INTEREST)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$2,250. TO LILLIE J. ROGERS AND GERALD POSS, ESQ., HER ATTORNEY, UPON RECEIPT OF A  
GENERAL RELEASE EXECUTED BY HER IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS  
DEEMED NECESSARY BY CORPORATION COUNSEL FOR PERSONAL INJURIES SUFFERED WHEN SHE FELL  
OVER A DEFECT IN SIDEWALK IN FRONT OF CITY HALL DECEMBER 23, 1969.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-z.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO AN ELEVENTH SUPPLE-  
MENTAL AGREEMENT WITH THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY WITH RESPECT TO THE  
NEWARK AIR AND MARINE TERMINALS PROVIDING FOR A REDUCTION IN THE AREA OF THE DEMISED  
PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the

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following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-ba.      RESOLUTION AUTHORIZING MAYOR OR BUSINESS ADMINISTRATOR TO ACCEPT FROM UNITED STATES CIVIL SERVICE COMMISSION FUNDS FOR CITY OF NEWARK TO CONTINUE DEVELOPMENT OF ITS PERSONNEL SYSTEMS PROGRAMS UNDER THE INTERGOVERNMENTAL PERSONNEL ACT IN ACCORDANCE WITH SUCH APPLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bb.      RESOLUTION AUTHORIZING AND REQUESTING NEW JERSEY DEPARTMENT OF TRANSPORTATION TO TRANSFER \$21,780. OF UNEXPENDED BALANCE OF 1967 EXTRAORDINARY STATE AIDE FROM AVENUE "P" TO DOREMUS AVENUE; CITY OF NEWARK WILL FINANCE ITS 10% MATCHING SHARE OF TOTAL PROJECT WHEN FUNDS REQUIRED; FURTHER REQUESTING STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION TO BEGIN DESIGN OF NECESSARY IMPROVEMENTS FOR DOREMUS AVENUE BRIDGE AS SOON AS POSSIBLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bc.      RESOLUTION REFUNDING OVERPAYMENTS WITH RESPECT TO PAYROLL TAXES DUE THE CITY OF NEWARK FOR 1971 AND 1972, TOTALLING \$12,257.01, TO RESPECTIVE TAXPAYERS ON ANNEXED SCHEDULE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bd.      RESOLUTION AUTHORIZING TAX COLLECTOR TO COMMENCE RECEIVERSHIP ACTIONS WITH RESPECT TO PREMISES ON ANNEXED SCHEDULE FOR PREMISES WITH TAX ARREARAGES OF MORE THAN SIX MONTHS.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, Megaro, Westbrooks, President Turco.

No: Councilman Giuliano.

✓ 7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH BARNETT AND HERENCHAK, INC., CONSULTING ENGINEERS, FOR PROFESSIONAL ENGINEERING SERVICES WITH RESPECT TO EXTENDING DELANCEY STREET FROM ITS PRESENT TERMINUS AT THE CENTRAL RAILROAD EASTERLY TO DOREMUS AVENUE AND TO EXTEND AVENUE "Z" AND "I" SOUTHWARD TO THE PROPOSED DELANCEY STREET EXTENSION ALL IN NJR 121; FUNDS PROVIDED IN CAPITAL BUDGET PROJECT NO. 352-68 AND CAPITAL BUDGET PROJECT NO. 351-68. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S. CUM. SUPP. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

✓ 7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH VOLPE SERVICE COMPANY, INC., 148 SOUTH VALLEY ROAD, WEST ORANGE, LOWEST RESPONSIBLE BIDDER, FOR AIR CONDITIONING LICENSE AND DCG CONTROL, ROOM B-20, CITY HALL, FOR \$7,453. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM CAPITAL FUND PROJECT #81/2-72, DEPARTMENT OF FINANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

✓ 7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH PASTOR CONSTRUCTION CO., INC., 907 STUYVESANT AVENUE, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR ALTERATIONS TO LABORATORY AT 77 ARLINGTON STREET, NEWARK, TO CONVERT IT INTO THE VENEREAL DISEASE CLINIC, FOR \$68,775., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM 1973 CURRENT BUDGET. DEPARTMENT OF HEALTH AND WELFARE (NEW JERSEY CERTIFIED HEALTH SERVICES).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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7-R-bh.            RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO AGREEMENT WITH JULES REPERT, OWNER OF PREMISES 226-228 SOUTH 12TH STREET, BLOCK 1815, LOT 59, TO PERMIT PAYMENT OF TAXES ON A MONTHLY BASIS THRU BALANCE OF 1973 TAX YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting receipt of agreement indicated in resolution was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bi.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A IN ACCORDANCE WITH R.S. 40:5-7.1 AND HOLD THESE INVESTMENTS TO CREDIT OF FUNDS AS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bj.            RESOLUTION APPROVING COMMUNITY RENEWAL PROGRAM, PROJECT N.J-R-79.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Bodine and Newark Housing Authority Executive Director Notte to meet with the Municipal Council at their special conference May 22, 1973 to discuss this matter, was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bk.            RESOLUTION AUTHORIZING MAYOR OR BUSINESS ADMINISTRATOR TO ACCEPT FROM DEPARTMENT OF CIVIL SERVICE OF THE STATE OF NEW JERSEY FUNDS FOR CITY OF NEWARK TO CONTINUE AND ADMINISTER THE "TRAINING AND ORGANIZATION DEVELOPMENT PROGRAM" IN ACCORDANCE WITH APPLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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7-R-bl.

RESOLUTION AUTHORIZING POLICE DIRECTOR TO APPLY FOR NEW JERSEY STATEWIDE COMMUNICATIONS INFORMATION SYSTEM (NJSCIS) SERVICE AND SIGN AGREEMENT SO NEWARK HAS AN OPPORTUNITY TO INTERFACE AND RECEIVE SUCH CRIMINAL JUSTICE INFORMATION AS IS AVAILABLE IN THEIR FILES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bm.

EMERGENCY RESOLUTION APPROPRIATING \$117,000. DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE (\$115,000.), DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, BUDGET EXAMINER (\$2,000.) TO PROVIDE FUNDS FOR SPECIAL SUMMER FOOD SERVICE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Acting Budget Officer Neely met with the Council May 15, 1973)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by President Turco.

President Turco stated it should be clear this appropriation is designed to obtain \$1.3 million in Federal funds to continue the Summer Food Program. This Council has not been satisfied with the operation for the past two years and has not received 1971 and 1972 Audits of the Summer Food Programs. He read in the newspaper about problems with the suppliers, foods being delivered in a state of spoilage and lunches delivered in areas where people were not there to eat them. President Turco reiterated the Council was not satisfied with the operation and he thinks we must tighten up a little more if we are going to have a Food Program this summer.

The motion to defer action on this resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, President Turco.

No: Councilman Westbrooks.

7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS ON BEHALF OF CITY OF NEWARK TO ACCEPT 5 MOBILE RECREATION UNITS, 5 VEHICLES TO TOW UNITS FROM CHAMBER OF COMMERCE AND 1 MOBILE RECREATION UNIT AND 1 VEHICLE TO TOW UNIT FROM GREATER NEWARK URBAN COALITION TO ENHANCE RECREATION PROGRAMS IN NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Recreation and Parks Director Washington met with the Council May 15, 1973)

A motion to adopt the resolution was made by Councilman Megaro, seconded by

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Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

✓ 7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO COOPERS AND LYBRAND FOR PROFESSIONAL SERVICES FOR PERFORMING AUDIT WORK ON 11 MODEL CITIES AND PLANNED VARIATION. GRANTS FROM JULY 1, 1971 TO JUNE 30, 1972. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano.

The City Clerk reported he discussed with Finance Director Jungherr the possibility of reaching an agreement to make possible one audit to provide the auditing services necessary to satisfy the Federal Agency and also the State of New Jersey on the Statutory Audit. He was informed by Finance Director Jungherr that this contract must be awarded today. However, on future contracts dealing with this subject, he said he will discuss the subject matter with the Council in an attempt to reach an area of agreement to save the City money in auditing fees.

President Turco was not happy with this explanation. He declared he does not like contracts sent to us and we must move them today even though it means a waste of taxpayers' money to have two audits instead of one. President Turco reiterated his motion to defer action on this resolution.

The motion to defer action on this resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

✓ 7-R-bp.

RESOLUTION AUTHORIZING TAX COLLECTOR TO REFUND \$2,672.25 TO FAIRMOUNT CENTRAL URBAN RENEWAL CORP., OVERPAYMENT IN LIEU OF TAXES FOR YEARS 1968 TO 1972 INCLUSIVE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

✓ 7-R-bq.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J.R-58,

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NEWARK PLAZA PROJECT (THIRD AMENDMENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-br.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED "MAYOR'S EDUCATIONAL TASK FORCE."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-bs.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE OF NEW JERSEY IN STATE LAW ENFORCEMENT PLANNING AGENCY IN A PROGRAM ENTITLED YOUTH AID AND SERVICES AND AUTHORIZING THE MAYOR TO EXECUTE CONTRACT FOR SAME.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-bt.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "COMPUTERIZED COMMUNICATIONS COMMAND AND CONTROL SYSTEM."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

/ 7-R-bu.

RESOLUTION AMENDING RESOLUTION 7-R-b1 ADOPTED OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND PROJECT 42/197-72 ADDITIONAL APPROPRIATION FOR FIRE TRAINING AREA - \$110,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bv.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, PUBLIC AUCTION OF 270 VEHICLES (JUNK)-POLICE DEPARTMENT; SALE OF APPROXIMATELY 5 TONS CONTAMINATED SCRAP METALS AND SALE OF APPROXIMATELY 150 OLD STREET NAME SIGNS-TRAFFIC AND SIGNALS; SALE OF APPROXIMATELY 1180# BRASS AND SALE OF APPROXIMATELY 1180# CAST IRON-WATER SUPPLY; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bw.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM THE VOLUNTEER FAITH CENTER, REVS. CHARLES AND DERRIS CARGILE, TO PURCHASE CITY-OWNED PROPERTY AT 54-56 BELMONT AVENUE, BLOCK 2520, LOT 24, FOR \$6,400., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 50 x 155; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bx.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM ALLEN A.M.E. CHURCH, TO PURCHASE CITY-OWNED PROPERTY AT 59-61 NINETEENTH AVENUE, BLOCK 365, LOT 7, FOR \$2,200., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 40 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

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7-R-by.      RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM ALFONSO JR. AND JACQUELINE STOIA, TO PURCHASE CITY-OWNED PROPERTY AT 75-79 DELANCY STREET, REAR, BLOCK 953, LOT 67 FOR \$300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 4.6 x 75; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-bz.      RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM GARDEN STREET INDUSTRIES, RICHARD C. BERGER, EXECUTIVE VICE PRESIDENT, TO PURCHASE CITY-OWNED PROPERTY AT 169 McWHORTER STREET, BLOCK 917, LOT 40, FOR \$1,600., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 82.6; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-ca.      RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JOHNNIEBELL, PHILLIPS TO PURCHASE CITY-OWNED PROPERTY AT 71 NINTH AVENUE, BLOCK 1867, LOT 36, FOR \$1,800., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 33 x 100; 3rd Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-cb.      RESOLUTION REAFFIRMING THE CITY OF NEWARK'S STRONG COMMITMENT TO PROVIDE REQUISITE FUNDS FOR PURCHASE OF LAND AND CONSTRUCTION OF PARKING FACILITY TO SERVE NEWARK COLLEGE (N.J.R.-45) AND THE ESSEX HEIGHTS (N.J.R.-62) URBAN RENEWAL AREAS; AND WILL UNDERTAKE NECESSARY STEPS TO EXECUTE THIS PROJECT INCLUDING REQUIRED FEASIBILITY AND DESIGN STUDIES; AND AGREES TO COMPLETE PROJECT WITHIN FIVE (5) YEARS FROM DATE OF

FINAL APPROVAL AND ACCEPTANCE OF PROPOSED PLAN BY DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Bodine, Planning Officer Shapiro, Newark Housing Authority Executive Director Notte and Newark Parking Authority Executive Secretary Dickinson to meet with the Municipal Council at their special conference May 22, 1973 to discuss this matter, was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-cc.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH SALERNO CONTRACTING CO., INC., 77-83 TICHENOR STREET, NEWARK, LOWEST RESPONSIBLE BIDDER FOR CONTRACT "A" ADAM STREET SEWER CONSTRUCTION, FOR \$15,000., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID BY MONEY APPROPRIATED BY BONDING ORDINANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-cd.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ROBINSON PIPE CLEANING CO., 875 SUMMER AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR CONTRACT "B" ADAM STREET OUTFALL CLEANING, FOR \$150,700. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM MONEY APPROPRIATED BY BONDING ORDINANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-cx, adopted May 2, 1973, acknowledging receipt of offer from Natale Inc., Marie Natale, President, to purchase City-owned property at 6 and 8 First Street, Block 1841, Lots 12 and 10, for \$4,800. This offer was advertised and the date of sale was established for this date.



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There were no further bids for this property.

A motion to close the bidding and accept the offer of Natale Inc., Marie Natale, President, was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

7-R-ce. The City Clerk then presented RESOLUTION ACCEPTING BID OF NATALE INC., MARIE NATALE, PRESIDENT FOR PURCHASE OF CITY-OWNED PROPERTY AT 6 AND 8 FIRST STREET, BLOCK 1841, LOTS 12 AND 10, FOR \$4,800.

(Dimensions: 27.61 x 49; 40 x 49; 2nd Business District)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, Westbrooks, President Turco.

(Councilman James returned at 12:30 P. M.)

The City Clerk called for further bids based upon Resolution 7-R-c, adopted May 2, 1973, acknowledging receipt of offer from John C. Caceres to purchase City-owned property at 480-486 Fourth Street, Block 1952, Lot 27, for \$11,000. This offer was advertised and the date of sale was established for this date.

Z AND Z CONTRACTING AND EXCAVATING CO., INC., 201 STUYVESANT AVENUE, LYNHURST, NEW JERSEY, offered a bid of \$11,500. for this property.

7-R-cf. RESOLUTION ACCEPTING BID OF Z AND Z CONTRACTING AND EXCAVATING CO., INC. FOR PURCHASE OF CITY-OWNED PROPERTY AT 480-486 FOURTH STREET, BLOCK 1952, LOT 27, FOR \$11,500.

(Dimensions: 87.6 x 100; 1st Industrial District)

President Turco asked if there was a representative of the Law Department present.

The City Clerk said there was no representative of the Law Department present.

The City Clerk was directed to inform Corporation Counsel Walls that the Municipal Council strenuously objects to the lack of representation by the Law Department at this meeting and request that he assure a representative of the Law Department is present at all Municipal Council meetings.

Upon question posed by President Turco, the offeror replied he contemplates using this property as a business office and to park three trucks used in the

contracting business inside the building.

The City Clerk called attention to letter dated May 14, 1973 from Business Administrator Bodine requesting that any action with reference to subject property be withdrawn from consideration at this meeting. This resolution was returned to the Business Administrator for correction of dates in the first paragraph. Memorandum from Planning Officer Shapiro states he concurs with the Tax Collector and Real Estate Officer's findings that the price offered is far too low. The assessed value of this property is \$27,100. and the current appraisal value is \$27,800.

There being no further bids, a motion to close the bidding and reject the offer of Z and Z Contracting and Excavating Co., Inc. and direct the City Clerk to request a legal opinion from the Law Department, specifically, does the statute permit deferral of a final vote on a sale of City-owned property, was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

Not Voting: Councilman Harris.

7-R-cg.

RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT FRONTAGE ROAD AREA BOUNDED GENERALLY BY THE NEW YORK BAY RAILROAD ON THE NORTH AND WEST, FRONTAGE ROAD ON THE SOUTH AND ROUTES 1 AND 9 ON THE EAST IN THE CITY OF NEWARK IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone.

President Turco stated the action by the City Council today is not to grant tax abatement. We are concurring in a determination made by the Central Planning Board which conducted a public hearing and made a site inspection that the area in question meets the statutory requirements of blight. The Council agrees with views expressed by the Administration that tax abatement should not be readily given to every applicant. However, every tax abatement granted by this Body was upon the express recommendation of the Mayor. It is for these reasons that the Council has again deferred action on three tax abatement applications on today's Calendar which have been recommended by the Mayor. Furthermore, we are calling for a special conference with the Mayor, Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother, Newark Housing Authority Executive Director Notte and Newark Economic Development Corporation officials to discuss the question of tax abatement and to formulate a general policy

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This Council will take no action on any tax abatement applications until the conference is held.

President Turco continued construction which increases the number of housing units in a City which needs housing and adds tax revenues may be worthwhile but we should not approve every abatement application which merely wants to make some home improvements, and which will not bring increased tax dollars to Newark. We should not take properties off the tax rolls so readily.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen James, Westbrooks.

Not Voting: Councilman Harris.

/ 7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE ATTACHED AGREEMENT ON BEHALF OF THE CITY OF NEWARK WITH THE NEWARK HOUSING AUTHORITY TO PROVIDE SERVICES TO RELOCATE FAMILIES, INDIVIDUALS AND BUSINESSES DISLOCATED FROM RESIDENCE AND/OR BUSINESS BY ACTIONS OF CITY FOR PERIOD COMMENCING JUNE 1, 1973 AND TERMINATING MAY 31, 1974, SUM NOT TO EXCEED \$250. PER FAMILY, INDIVIDUAL OR BUSINESS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

A motion to place on this Calendar "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN DEVELOPMENT, OPERATION AND EVALUATION OF PROGRAM ENTITLED 'INNOVATION AWARDS', AT COST OF \$25,000. WHICH HAS BEEN ALLOCATED FROM MODEL CITIES THIRD ACTION YEAR AND PLANNED VARIATIONS BUDGET," was made by Councilman Westbrooks, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Westbrooks, President Turco.

No: Councilman Megaro.

/ 7-R-ci.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN DEVELOPMENT, OPERATION AND EVALUATION OF PROGRAM ENTITLED "INNOVATION AWARDS", AT COST OF \$25,000. WHICH HAS BEEN ALLOCATED

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FROM MODEL CITIES THIRD ACTION YEAR AND PLANNED VARIATIONS BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and failed of adoption by the following votes:

Yes: Councilmen Harris, James, Westbrooks.

No: Councilmen Bottone, Giuliano, Megaro.

Not Voting: President Turco.

MOTIONS./ 7-M-a.

A MOTION TO SELECT COUNCILMAN LOUIS M. TURCO TO REPRESENT THE MUNICIPAL COUNCIL ON THE REAL ESTATE COMMISSION OF THE CITY OF NEWARK, was made by Councilman Giuliano, seconded by Councilman Bottone.

Councilman Westbrooks recalled he offered to serve on the Real Estate Commission. He is interested in serving on this Commission and his name should have been submitted. Councilman Westbrooks requested this motion be withdrawn for discussion by the Council.

The motion failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

Not Voting: Councilmen Harris, James, Westbrooks.

/ 7-M-b.

A MOTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, EXPRESSING PROFOUND SORROW AND REGRET UPON THE DEATH OF JAMES HOOPER, WELL KNOWN AND HIGHLY RESPECTED COMMUNITY ACTIVIST, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

COMMUNICATIONS AND PETITIONS.COMMUNICATIONS./ 8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED APRIL 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND INCREASE PERMANENT POSITIONS IN THE LAW DEPARTMENT)"

Chief Clerk	\$13,000. - \$15,000.
Legal Assistant	12,285. - 12,285.
Legal Researcher	8,925. - 8,925.
Clerk Typist	4,830. - 5,775.)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 2, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION TITLE AND ANNUAL SALARY RANGE OF ADMINISTRATIVE ANALYST AT 37½ HOURS PER WEEK IN THE DEPARTMENT OF FINANCE AND IN THE DIVISION OF WATER ACCOUNTING, DEPARTMENT OF FINANCE)"

(Administrative Analyst Finance (37½ Hours)	\$12,734. - \$16,926.
Administrative Analyst, Water (37½ Hours)	12,734. - 16,926.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 2, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION TITLE AND ANNUAL SALARY RANGE OF CUSTOMER SERVICE REPRESENTATIVE IN THE DIVISION OF WATER ACCOUNTING, DEPARTMENT OF FINANCE)"

(Customer Service Representative	\$7,140. - \$8,400.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 6, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 7, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1, OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARY THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-b1) AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE ANALYST)"

(Administrative Analyst \$10,185. - \$13,545.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 6, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

Not Voting: Councilmen Harris, James, Westbrooks.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 7, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION TITLE AND ANNUAL SALARY RANGE OF OPERATOR, WORD PROCESSING EQUIPMENT, DEPARTMENT OF FINANCE)"

(Operator, Word Processing Equipment \$6,798. - \$8,264.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 7, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AS AMENDED AND SUPPLEMENTED. (TO ADJUST CERTAIN SALARY RANGES IN THE OFFICE OF ASSESSMENT)"

(Principal Assistant Assessor \$12,209. - \$14,848.

Senior Assistant Assessor 10,547. - 12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 6, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

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8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 7, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE, ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE POSITIONS IN THE DIVISION OF PERSONNEL)"

(Assistant Personnel Officer	\$15,582. - \$18,940.
Manager, Labor Relations and Compensation	16,357. - 19,887.
Manager, Manpower and Planning	13,460. - 16,361.
Operator, Word Processing Equipment	6,798. - 8,264.
Receptionist, Knowledge of Typing	6,615. - 7,560.
Supervising Personnel Clerk	8,264. - 10,045.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

8-h.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 7, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$110,000 FOR THE CONSTRUCTION OF FIRE TRAINING FACILITIES FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO PROVIDE THAT \$45,600 OF SUCH ADDITIONAL APPROPRIATION SHALL COME FROM THE UNUSED PROCEEDS OF THE SALE OF BONDS AND TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE THE BALANCE OF SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 42/197-72 AND CAPITAL BUDGET PROJECT NO. 16-71)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-n on Page 9 in the minutes of this meeting)

8-i.

PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF CHIEF ACCOUNTANT, CITY CLERK)"

(Chief Accountant, City Clerk \$14,500. - \$17,960.)

(Copy of ordinance submitted to each Member of the Council)

May 18, 1973

(For action on this matter, see Item 6-F-o on Page 10 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

✓ 11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from April 25, 1973 to May 8, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Confraternity of St. Rose of Lima Church	5955 (Amended)
St. Antoninus Holy Name	6006 (Amended)
Holy Name Society, Sacred Heart Church, Vailsburg	6019 (Amended)
Congregation Chevra Anshe Lubovitz	6088 (Amended)
Church of Our Lady of Good Counsel	6231
St. Columba Roman Catholic Church	6232

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Michael's Ladies Auxiliary	6220
St. Michael's Altar Society	6221
Confraternity of Christian Doctrine	6222
Blessed Sacrament Church	6223
Post #8, Italian-American War Vets of N. J. Inc.	6224
Soroptimist Club of Newark, N. J.	6225
Rev. Donald C. Cleary Mission Group Inc.	6226
Newark Police Post #1439 - Veterans of Foreign Wars of the U. S.	6227
Low Cost Psychotherapy Plan	6228
St. Michael's PTG	6229
St. Michael's PTG	6230

A motion to concur in the Report was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:



1262

May 16, 1973

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

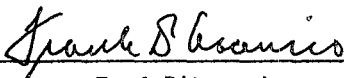
ADJOURNMENT.


12. A motion to adjourn this meeting was made by Councilman Harris, seconded by  
Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

This meeting adjourned at 1:00 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Louis M. Turco  
\_\_\_\_\_  
President

Newark, New Jersey, May 22, 1973

1263

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 3:35 P.M.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco, Acting City Clerk Irving A. Polster, Acting Clerk of the Municipal Council.

The Acting City Clerk stated he was in receipt of a communication dated May 21, 1973 from Honorable Louis M. Turco, President of the Municipal Council, calling a Special Meeting of the Municipal Council for Tuesday, May 22, 1973, at 2:00 P.M., or as soon thereafter as may be possible to deal with the illness involving Councilman Ralph A. Villani, and all other matters relevant thereto.

President Turco read into the record the following communication:

May 21, 1973

Mr. Frank D'Ascensio  
City Clerk  
Newark, New Jersey

Dear Mr. D'Ascensio

This is to serve as notification that I am resigning  
as Councilman-at-Large of the City of Newark, effective  
May 22, 1973, due to illness.

Very truly yours

(Signed) RALPH A. VILLANI

RESOLUTION:

7-R-11.

RESOLUTION ACCEPTING RESIGNATION OF HONORABLE RALPH A. VILLANI AND  
APPOINTING MARIE L. VILLANI TO SERVE AS COUNCILMAN-AT-LARGE, EFFECTIVE MAY 22,  
1973 FOR THE REMAINDER OF THE TERM.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco stated the appointment of Mrs. Marie L. Villani to the position of Councilman-At-Large is a symbol of the appreciation that we have for the many years of service given to the City of Newark by Ralph A. Villani.

As a former Mayor, Commissioner and Councilman, Ralph A. Villani has given four decades of service to the citizens of Newark. With his inability to attend future Council meetings, and with the necessity that there be continuity in the running of City Government, the appointment of his wife continues with the tradition established by the Council in the past in appointing the wives

May 22, 1973

May 22, 1973

of Councilmen Santoro and Cooper.

At this point, the Oath of Office was administered to Councilman-At-Large Marie L. Villani.

Councilman-At-Large Marie L. Villani thanked the Municipal Council for the admiration and respect they have shown her husband by appointing her to this position.

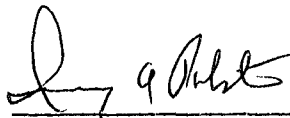
ADJOURNMENT.


12. A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

This meeting adjourned at 3:45 P.M.

APPROVED:

  
\_\_\_\_\_  
Irving A. Polster  
\_\_\_\_\_  
Acting City Clerk

  
\_\_\_\_\_  
Louis M. Turco  
\_\_\_\_\_  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Dillard Robinson, Trinity Episcopal Cathedral.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council, Lieutenant Leo Bernheim, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

/4-a. The City Clerk presented ANNUAL REPORT OF DEPARTMENT OF FINANCE, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/4-b. The City Clerk presented ANNUAL REPORT OF DEPARTMENT OF PUBLIC WORKS, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/4-c. The City Clerk presented ANNUAL REPORT OF DEPARTMENT OF LAW, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/4-d. The City Clerk presented ANNUAL REPORT OF DIVISION OF INSPECTIONS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE YEAR 1972.

June 6, 1973

A motion that the Annual Report be received and placed on file was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-e. The City Clerk presented ANNUAL REPORT OF DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-f. The City Clerk presented ANNUAL REPORT OF DIVISION OF BUDGET, DEPARTMENT OF ADMINISTRATION, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-g. The City Clerk presented ANNUAL REPORT OF PERSONNEL DIVISION, DEPARTMENT OF ADMINISTRATION, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-h. The City Clerk presented ANNUAL REPORT OF DIVISION OF CENTRAL PURCHASE, DEPARTMENT OF ADMINISTRATION, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-i. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF APRIL, 1973.

A motion that the Report be received and placed on file was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-j.

The City Clerk presented ANNUAL REPORT OF BOARD OF ADJUSTMENT, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Bontempo, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-k.

The City Clerk presented ANNUAL REPORT OF OFFICE OF ASSESSMENT, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-l.

The City Clerk presented ANNUAL REPORT OF NEWARK PUBLIC LIBRARY, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-m.

The City Clerk presented ANNUAL REPORT OF NEWARK HUMAN RIGHTS COMMISSION, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-n.

The City Clerk presented REPORT OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE-RAMAPO, SPECIAL MEETING, MAY 1, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

June 6, 1973

4-o. The City Clerk presented ANNUAL REPORT OF YOUTH SERVICES AGENCY, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-p. The City Clerk presented ANNUAL REPORT OF CENTRAL PLANNING BOARD, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-q. The City Clerk presented ANNUAL REPORT OF HIGH IMPACT ANTI-CRIME PROGRAM, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-r. The City Clerk presented ANNUAL REPORT OF MAYOR'S EDUCATION TASK FORCE, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-s. The City Clerk presented REPORTS OF MUNICIPAL COURT, PARTS ONE, TWO, FOUR AND FIVE FOR JANUARY, FEBRUARY AND MARCH, 1973.

A motion that the Reports be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-t. The City Clerk presented ANNUAL REPORT OF NEWARK POLICE DEPARTMENT, FOR THE YEAR 1972.

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-u. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM APRIL 30, 1973 TO MAY 4, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-v. The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF APRIL, 1973.

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-w. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD APRIL 19, 1973.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-x. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32 AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM MAY 7, 1973 TO MAY 11, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Villani.



June 6, 1973

4-y. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF MARCH, 1973.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-z. The City Clerk presented COPY OF MINUTES OF THE BOARD OF TRUSTEES OF NEWARK PUBLIC LIBRARY, HELD APRIL 30, 1973.

A motion that the Copy of Minutes be received was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-ba. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-121 AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM MAY 14, 1973 TO MAY 18, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-bb. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR APRIL, 1973.

A motion to approve the Report of Contracts awarded, was made by Councilman Bontempo, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment Applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF VALUE OIL COMPANY, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT RECONSTRUCTION AND EXTENSION TO GASOLINE STATION; ON PREMISES 97-99 WALNUT STREET AND 34-42 ELM STREET.

(Vote of Board of Adjustment 4-0)

(Previous application 97-99 Walnut Street approved August 21, 1963)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ROUL CHAPARRA, 30 ELM STREET, NEWARK, NEW JERSEY, opposed the granting of this variance, stating he and a neighbor would be affected by odors emanating from the gas station, which would be dangerous for them.

President Turco questioned the objector if there is a gas station there now, to which he replied in the negative.

MR. RICHARD KESSLER, 17 ACADEMY STREET, NEWARK, NEW JERSEY, representing the applicant, maintained there were no objectors at the hearing before the Board of Adjustment. The applicant acquired a piece of property that was to the north and now they own the entire tract.

Upon questioning by President Turco, Mr. Kessler said they want to make one big station at this site, which is presently vacant ground. He did not know of any odors that would be coming from the gas station. There were no complaints from City Departments.

President Turco declared the Municipal Council is bound by the transcript sent to them by the Board of Adjustment and Mr. Chaparra did not appear before that Board to object. While he was allowed to speak and state his position, the Council cannot legally make it a part of the record. There was a gasoline station there and along McCarter Highway he does not know of another use that could be made of this property. Apparently some abandoned homes have finally been removed. He felt it would cause great inconvenience and hardship to the applicant if we did not allow this variance.

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President Turco addressed Board of Adjustment Secretary Rocco Rossi, respectfully requesting that all regulations regarding the health and safety of the residents in the area be adhered to and all Codes are to be complied with. In the event any of the neighboring residents complain of odors or dangerous conditions, an immediate inspection of the area should be made and whatever necessary action taken in this connection.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-A-2.

The City Clerk read APPLICATION OF B.C.I. CORPORATION (BALCO PROP. CORP., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT THE MANUFACTURE OF PAINT AND COATINGS; ON PREMISES 57 FREEMAN STREET (412-426 FERRY STREET); ON CONDITION THAT 1) APPLICANT MUST MEET THE REQUIREMENTS OF THE BUREAU OF COMBUSTIBLES.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-A-3.

The City Clerk read APPLICATION OF P. PEPE SONS, INC., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ADDITIONS TO SCRAP PAPER BUSINESS ON PREMISES 19-33 MALVERN STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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/ 4-A-4.

The City Clerk read APPLICATION OF GOMER BROTHERS, INC., OWNER; TO PERMIT IN 2ND RESIDENCE AND 2ND BUSINESS DISTRICTS CONSTRUCTION OF A 1-STORY WAREHOUSE AND SHOWROOM FOR HARDWARE STORE LOCATED AT 944 SOUTH ORANGE AVENUE AND CREATING MORE THAN ONE MAIN BUILDING ON THE LOT; ON PREMISES 942-950 SOUTH ORANGE AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 4-A-5.

The City Clerk read APPLICATION OF NEWARK BOARD OF EDUCATION, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT ADDITIONS TO EXISTING SCHOOL EXCEEDING REQUIRED FRONT YARDS AND SIDE YARD; ON PREMISES 238 VAN BUREN STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. STEPHEN GAWARICKI, 266 NEW YORK AVENUE, NEWARK, NEW JERSEY, opposed the granting of this variance since the expenditure of \$7 million for an addition to a school, she felt, was double the amount previously allotted for this purpose. The school was built in 1906 and this money could be used for the erection of a new school. There are many abandoned buildings that could be torn down and sufficient vacant land for this purpose. She questioned regarding the court yard behind the school where students exercise, and use it for band practice, cheer leaders, color bearers and basketball. Mrs. Gawaricki noted dangerous floors in classrooms and lavatories should be repaired. She urged the Council to rehabilitate existing buildings. The anticipated 300 or 400 additional students, plus more teachers will create parking difficulties.

President Turco shared the objector's concern regarding rehabilitation of existing structures. The original proposal was to demolish residential buildings but the residents were opposed and new plans were submitted to the Board of Education at his request. This school requires an addition to provide for the children in the Ironbound section. Unfortunately, the playground area must be utilized.

Councilman Giuliano pointed out a new school would mean demolishing homes which the residents did not want and is being avoided.

Councilman Bontempo felt playgrounds should remain in schools

June 6, 1973

as children are safe playing there. Perhaps other areas could be used for the erection of this addition. He felt the Board of Education Superintendent should look into this matter and if there is a suitable area, build another annex. There is good ground in this area.

President Turco declared there is no question of cost. It is a question of no property to build a school as he did not favor one being built in a commercial area. Although he sympathized with the speaker, the school will be built in the area desired. Children in the area have the right to a decent high school, which is sorely needed.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES AND HEARINGS ON FIRST READING.

President Turco called for ordinances on first reading.

6-T-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED ADDING THE REGULATION FOR SANDFORD AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 20, 1973.

June 6, 1973

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6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON GOULD AVENUE.

(Exiting North from Presbyterian Hospital Parking Lot (vacated South 10th Street) on Gould Avenue to West on Gould Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 20, 1973.

6-F-c.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND TITLE AND ANNUAL SALARY RANGE OF CUSTOMER SERVICE REPRESENTATIVE IN THE DIVISION OF WATER ACCOUNTING, DEPARTMENT OF FINANCE).

(Customer Service Representative \$7,140. - \$8,400.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 20, 1973.

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6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR", ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AS AMENDED AND SUPPLEMENTED. (TO ADJUST CERTAIN SALARY RANGES IN THE OFFICE OF ASSESSMENT).

(Principal Assistant Assessor	\$12,209. - \$14,848.
Senior Assistant Assessor	10,547. - 12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 20, 1973.

A motion to consider Item 8-b on the Calendar of this meeting under Ordinances on first reading was made by President Turco, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE USED CAR LOTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized

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and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 20, 1973.

A motion to consider Item 8-c on the Calendar of this meeting under Ordinances on First Reading was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-f.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF MULBERRY STREET AS LAID OUT 101 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM PARK STREET TO ARONSON SQUARE, MC CARTER HIGHWAY AND RIVER STREET.

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 20, 1973.

A motion to remove from the table AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, (TO ADJUST SALARY RANGE FOR EXECUTIVE DIRECTOR, HUMAN RIGHTS COMMISSION) was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk was directed to place on the June 20, 1973 Calendar of the Municipal Council for first reading, AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, (TO ADJUST SALARY RANGE FOR EXECUTIVE DIRECTOR, HUMAN RIGHTS COMMISSION)

(Executive Director \$17,000. - \$19,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was tabled December 6, 1972)



June 6, 1973

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

/ 6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING PERMISSION TO ESSEX COUNTY COLLEGE, A PUBLIC EDUCATIONAL INSTITUTION, TO CONSTRUCT AND MAINTAIN AT ITS OWN EXPENSE, A BRIDGE STRUCTURE OVER HIGH STREET AT A HEIGHT OF 15 FEET, CONNECTING TWO BUILDINGS THE OPPOSITE WALLS OF WHICH ARE LOCATED ON HIGH STREET IN THE CITY OF NEWARK.

WHEREAS, Essex County College is the owner of properties located on both sides of High Street in the block bounded on the north by Academy Street and on the south by Market Street, in the City of Newark, New Jersey; and

WHEREAS, Essex County College desires to construct and maintain at its own expense, a bridge structure over High Street between two of its buildings at a height of 15 feet above said High Street; and

WHEREAS, said bridge will be of steel construction requiring the installation of steel and concrete columns on each side of said bridge, on concrete footings, at sidewalk level, within 12 feet of the curb line, all within the area as set forth in the Metes and Bounds description of Harold J. Hamilton Associates attached hereto as Exhibits A and B.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

(1) That permission be and the same is hereby given to Essex County College, at its own expense, to construct and maintain said bridge across High Street, connecting the buildings located on the easterly and westerly sides of High Street in the City of Newark directly adjacent on the west and east to the area described in the Metes and Bounds description of Harold J. Hamilton Associates, attached hereto as Exhibit C.

(2) That said permission be and the same is hereby given upon the condition and provision that said Essex County College will, at its own expense, bear all costs for the construction and maintenance and repair of said bridge.

(3) That such permission be and the same is hereby granted upon the condition that said Essex County College shall comply with the provisions and secure the permit of the Division of Streets and Sidewalks of the Department of Public Works, and that the construction of said bridge shall comply with the permit and provisions of the State of New Jersey, Department of Labor and Industry, Division of Labor, Bureau of Engineering and Safety and any and all applicable laws, statutes and ordinances.

(4) That such permission be and the same is hereby given upon condition and provision that said Essex County College, its successors and assigns shall indemnify and save harmless the City of Newark, its officers, agents and servants from, and at its own expense, defend any and all claim or claims whatsoever arising from or occasioned by the defective design or construction or that may arise from want of repairs and shall indemnify and save harmless the said City of Newark, its officers, agents and servants from, and at its own expense, defend any and all claims whatsoever for injuries or other damages suffered or sustained by any person, firm or corporation as a result of the construction, use, operation or repair of the said bridge or as a result or in any way connected with the granting of this permission.

(5) In addition to the indemnity agreement aforesaid, Essex County College, its successors and assigns, shall at its own cost and expense procure and keep in full force and effect paid-up policies for comprehensive general liability insurance in favor of the City of Newark, in the amount of at least \$1,000,000.00 for injury to any one person and \$5,000,000.00 to more than one person arising out of any one accident, and property damage insurance insuring the City of Newark as its interest may appear against any and all claims for damage to property of others to the extent of \$250,000.00, said policies to be approved by the Corporation Counsel and proof of said insurance coverage to be filed with the City Clerk.

(6) That such permission be and the same is hereby given upon the express condition that Essex County College install and maintain lighting under the said bridge adequate to illuminate High Street and all maintenance and repair of said bridge structure and lighting fixtures shall be subject to any applicable ordinance or regulation hereafter adopted by the City of Newark, and that Essex County College, its successors and assigns shall become liable for the payment of any fee or fees hereafter imposed by the City of Newark by such ordinance or regulation.

(7) This ordinance shall take effect immediately.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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/ 6-Ph, S &amp; F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING \$20,260. OF THE UNUSED PROCEEDS OF THE SALE OF BONDS OF THE CITY OF NEWARK, ISSUED FOR THE PURPOSE OF ACQUIRING NEW FIRE ENGINES WITH APPARATUS AND EQUIPMENT (CAPITAL BUDGET PROJECT NOS. 173-67 AND 105-70 THROUGH 108-70), TO THE ADDITIONAL COST OF THE ACQUISITION OF ONE NEW 1,000 GPM FIRE ENGINE PUMPER WITH A "TELI SQUIRT" WATER TOWER AERIAL LADDER UNIT (CAPITAL BUDGET PROJECT NO. 44/199-72).

WHEREAS, by Ordinance No. 6S&Fe entitled "BOND ORDINANCE TO AUTHORIZE VARIOUS PUBLIC IMPROVEMENTS FOR THE PUBLIC LIBRARY AND THE FIRE DEPARTMENT AND THE ACQUISITION OF NEW FIRE ENGINES AND MOTOR VEHICLES FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$634,925 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 18/1-72, 18/2-72, 41/196-72, 42/197-72, 42/198-72, 44/199-72, 44/200-72, AND 45/201-72 THROUGH 45/204-72)", adopted by the Municipal Council on December 20, 1972, the Municipal Council authorized the acquisition, among other Fire Department engines and equipment, of five new fire engines of pumper type (Capital Budget Project No. 44/199-72) and the Fire Department has requested an additional appropriation of \$20,260 which, together with funds available under said Ordinance, will enable the Department to acquire one of said new fire engine pumpers with a "Teli Squirt" Water Tower Aerial Ladder Unit, and

WHEREAS, by Ordinance No. 6S&FB entitled "AN ORDINANCE TO AUTHORIZE THE ACQUISITION OF NEW FIRE ENGINES, WITH APPARATUS AND EQUIPMENT THEREFOR BY THE CITY OF NEWARK, TO APPROPRIATE \$139,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO

AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT #173-67)", adopted by the Municipal Council on January 4, 1967, the Municipal Council authorized the acquisition of new fire engines, together with apparatus and equipment necessary for their operation and issued bonds for such purpose under such Ordinance in the amount of \$130,000 and it appears that the fire engines and equipment authorized to be acquired for such Ordinance have been acquired and there are unused proceeds from the sale of such bonds in the amount of \$8,749 and the Municipal Council desires to appropriate such sum to the acquisition of one of such new fire engine pumpers with a "Tell Squirt" Water Tower Aerial Ladder Unit, and

WHEREAS, by Ordinance No. 6S&FC entitled "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF NEW FIRE ENGINES AND RESCUE TRUCK FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, TO APPROPRIATE \$315,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECTS #105-70 THROUGH 108-70, INCLUSIVE)", adopted by the Municipal Council on September 2, 1970, the Municipal Council authorized the acquisition of new fire engines, together with apparatus and equipment necessary for their operation and issued bonds for such purpose under such Ordinance in the amount of \$300,000 and it appears that the fire engines and equipment authorized to be acquired for such Ordinance have been acquired and there are unused proceeds from the sale of such bonds in the amount of \$11,511 and the Municipal Council desires to appropriate such sum to the acquisition of one of such new fire engine pumpers with a "Tell Squirt" Water Tower Aerial Ladder Unit; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. One of the new fire engine pumpers together with the apparatus and equipment necessary for its use to be acquired pursuant to said Ordinance No. 6S&Fe adopted December 20, 1972, shall include the installation of a "Teli Squirt" Water Tower Aerial Ladder Unit (Capital Budget Project No. 44/199-72). The sums appropriated by said Ordinance No. 6S&Fe adopted December 20, 1972 shall be available for the installation of such equipment to be acquired with the new fire engine pumper. The additional sum of \$20,260 is hereby appropriated to the installation of such new "Teli Squirt" Water Tower Aerial Ladder Unit as part of the original purchase of the new fire engine pumper. Such appropriation shall be met from the unused proceeds of the bond issues hereinafter described.

Section 2. It is hereby determined and stated that the purpose authorized by said Ordinance No. 6S&FB adopted January 4, 1967, namely, the acquisition of the new fire engines with apparatus and equipment, has been completed and there remains unused proceeds in the amount of \$8,749 from the sale of the \$130,000 of bonds issued pursuant to such Ordinance (\$55,000 dated July 1, 1968; \$75,000 dated April 1, 1970), and the Municipal Council is of the opinion that it is in the best interest of the City of Newark that such amount of the unused proceeds be appropriated to finance the additional cost of acquiring such "Teli Squirt" Water Tower Aerial Ladder Unit with the original pumper, a bondable purpose, and such sum of \$8,749 is hereby made available to the payment of the additional appropriation made in Section 1, hereof.

Section 3. It is hereby determined and stated that the purpose authorized by said Ordinance No. 6S&FG adopted

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September 2, 1970, namely, the acquisition of new fire engines, together with apparatus and equipment necessary for their operation, has been completed and there remains unused proceeds in the amount of \$11,511 from the sale of the \$300,000 of bonds, dated March 1, 1972, issued pursuant to such Ordinance, and the Municipal Council is of the opinion that it is in the best interest of the City of Newark that such amount of the unused proceeds be appropriated to finance the additional cost of acquiring such "Teli Squirt" Water Tower Aerial Ladder Unit with the original pumper, a bondable purpose, and such sum of \$11,511 is hereby made available to the payment of the additional appropriation made in Section 1, hereof.

Section 4. This Ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR", (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR YARD FOREMAN, 40 HOURS).

BE ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor", (6-S & F-k) adopted June 28, 1972 as amended be and the same is hereby amended by creating the title, title code, the annual minimum salary range and the annual maximum salary range therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Yard Foreman (40 Hours) 22-019U	\$7,600.	\$8,500.

Section 2. Any existing ordinance, or a part thereof, inconsistent with this ordinance, is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeases are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING PERMISSION TO TEXACO, INC. TO CONSTRUCT AND MAINTAIN A 12" REINFORCED POLYESTER PIPE GRAVITY SEWER AND A 6" REINFORCED POLYESTER PIPE FORCE MAIN IN DOREMUS AVENUE AND IN DELANCEY STREET, IN A PERMANENT AND PERPETUAL EASEMENT TEN (10) FEET WIDE FOR SEWER PURPOSES.

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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That permission is hereby granted to Texaco, Inc. as approved by the Bureau of Sewers, to construct and maintain, at its own cost and expense, a 12" Reinforced Polyester Pipe Gravity Sewer and a 6" Polyester Force Main with a minimum cover of 5'-0" below the street surface, in Doremus Avenue and in Delancey Street in a permanent easement ten (10) feet wide for Sewer purposes, as shown on drawing entitled "Private Sewer Easement Map, Delancey Street, East of Doremus Avenue, City of Newark, New Jersey." dated November 22, 1972 as prepared by Manuel Elken Co., Consulting Engineers, 432 Park Avenue, South, New York, N. Y. 10016

Section 2. The said easement is more fully described as Beginning at a Point in Delancey Street, such Point being located 3.00 feet south of the intersection of the Northerly property line of Delancey Street and the Easterly property line of the Lehigh Valley Railroad Right of Way (West of Doremus Avenue) thence running the following courses and distances in the bed of Delancey Street:

1. Along a course S 56° 54' 30" E; for a distance of 3250.00 feet parallel to street line to a point;
  2. Along a course N 33° 05' 30" E; for a distance of 3.00' to North street line;
  3. Along a course S 56° 54' 30" E; for a distance of 10.00 feet along the North street line;
  4. Along a course S 33° 05' 30" W; for a distance of 13.00 feet to a point;
  5. Along a course of N 56° 54' 30" W; for a distance of 2301.50 feet to a point;
  6. Along a course of S 33° 05' 30" W; for a distance of 47.00 feet to the southerly street line;
  7. Along a course of N 56° 54' 30" W; for a distance of 10.00 feet along the southerly street line;
  8. Along a course of N 33° 05' 30" E; for a distance of 47.00 feet to a point;
  9. Along a course of N 56° 54' 30" W; for a distance of 1070.00 feet to a point;
  10. Along a course of N 33° 05' 30" E; for a distance of 10 feet to a point;
  11. Along a course of S 56° 54' 30" E; for a distance of 121.5 feet to the point or place of BEGINNING:
- Containing an area of 0.788 Acres.

Section 3. That such permission be and the same is hereby given upon the condition and provision the said Texaco Inc. its successors and assigns, will, at its sole expense, upon thirty (30) days notice in writing from the City of Newark, alter, relocate or remove such 12" Reinforced Polyester Pipe Gravity Sewer and such 6" Reinforced Polyester Pipe Force Main, or any part thereof as may be designated in the Removal or Relocation Notice as may be served by the City of Newark upon the said Texaco Inc.

Section 4. That such permission be and is hereby given upon the condition and provision the said Texaco Inc. its successors and assigns, shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any claims whatsoever, arising from or in any way connected with the granting of said privilege or by reasons of the installation, location, maintenance or the existence of such 12" Reinforced Polyester Pipe Gravity Sewer and such 6" Reinforced Polyester Pipe Force Main installed in the above described ten (10) feet wide Sewer Easement in Doremus Avenue and in Delancey Street.

Section 5. In addition to the aforesaid Idemnity Agreement, Texaco Inc. its successors and assigns, shall at its own cost and expense, procure and keep in full force and effect paid up policies for Comprehensive General Liability Insurance in favor of the City of Newark, in an amount of at least \$250,000.00 for injury to any one person and \$1,000,000.00 to more than one person arising out of any one accident and Property Damage Insurance against any and all claims for damage to property of others to the extent of \$100,000.00, said policies to be approved by the Corporation Counsel of the City of Newark, New Jersey and proof of said coverage to be filed with the City Clerk prior to installation.

Section 6. That such permission is hereby given upon the express condition the said 12" Reinforced Polyester Pipe Gravity Sewer and a 6" Reinforced Polyester Pipe Force Main shall become subject to any Ordinance or Resolution adopted by the City of Newark that may apply to such Reinforced Polyester Pipe Sewers and Force Mains and that Texaco Inc. its successors and assigns, shall become liable for the payment of any fee or fees hereafter imposed by the City of Newark by such Ordinance or Ordinances.



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Section 7. That such permission be and the same is hereby given upon further consideration that the Texaco Inc. shall commence installation of the said 12" Reinforced Polyester Pipe Sewer and the 6" Reinforced Polyester Pipe Force Main, not later than one month from the date of passage of this Ordinance and shall complete such installation in easement aforementioned within a period of ninety (90) days from the commencement of such work.

Section 8. That such permission be and the same is hereby given that the said Texaco Inc. shall file with the City of Newark its written acceptance of the provisions of this Ordinance within thirty (30) days from the date on which it takes effect and shall pay on demand of the City of Newark the amount and cost and expense to the City for all official publications of this Ordinance

Section 9. That such permission is hereby given that the said Texaco Inc. shall comply with Sections 4 and 5 and obtain a written permit from the Permit Division of the Bureau of Streets and Sidewalks of the Department of Public Works before disturbing any Street Surface or making any installations, alterations or additions to the said 12" Reinforced Polyester Pipe Gravity Sewer and a 6" Reinforced Polyester Pipe Force Main whatsoever, including the original installation or removal of all or any part of such original installation.

Section 10. The written permission is granted subject to all State Laws and City Ordinances governing the said installation, maintenance and use of Polyester Sewer Lines and Polyester Force Mains.

Section 11. A copy of the aforesaid drawings, Paragon Oil Company, Division of Texaco Inc. Newark, N. J. Terminal entitled "Private Sewer Easement Map Delancey Street from Doremus Avenue to Newark Bay- City of Newark, N. J." Sheet 1 of 1; and sheets numbers 1 to 5 inclusive. All sheets dated November 22, 1972; as prepared by Manuel Elken Co., Consulting Engineers, 432 Park Avenue South, New York, N. Y. 10016, is affixed and made a part hereof.

Section 12. This ordinance shall take effect upon promulgation and passage in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yesses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 524 HUNTERDON STREET, NEWARK, NEW JERSEY, BLOCK 2599, LOT 38, FOR THE CONSIDERATION OF \$2,600.00

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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That City-owned property commonly known as 524 Hunterdon Street, Newark, New Jersey, Block 2599, Lot 38, be sold to the Housing Authority of the City of Newark, by private sale, for the consideration of \$2,600.00, pursuant to the provisions of N. J. S. 40A:12-13 (B) (2).

Section 2. That the Director of Finance be and he is hereby authorized to convey the above property to the Housing Authority of the City of Newark by bargain and sale deed, said deed to be approved as to form by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-b, ADOPTED FEBRUARY 21, 1973, SUBSTITUTING THE IMPROVEMENT OF LEHIGH AVENUE FROM OSBORNE TERRACE TO ELIZABETH AVENUE, FOR THE IMPROVEMENT OF HEDDEN TERRACE FROM CLINTON AVENUE TO WEST RUNYON STREET, PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH SUBSTITUTION AND NEW PROJECT SHALL BE WITHIN THE APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 79/192-72).

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. Section 1 of Bond Ordinance No. 6S&FB, adopted by the Municipal Council on February 21, 1973, which is the Section providing for the construction, reconstruction and resurfacing of various public streets within the Federally Assisted

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Code Enforcement Redevelopment Program (Area E-4) with a pavement more durable than a Class "B" Road as defined in N.J.S. 40A:2-22, including sidewalks, curbs and drainage facilities, is hereby amended by striking out the subitem reading as follows:

"79/192-72 Hedden Terrace from Clinton Avenue to West Runyon Street"

and substituting therefor:

"79/192-72 Lehigh Avenue from Osborne Terrace to Elizabeth Avenue".

Section 2. It is hereby determined and stated that the estimated cost of all of the improvements described in said Section 1, including said subitem, as hereby amended, is the same estimated cost as appropriated by such ordinance for such improvements, that is, \$895,000. The down payment of \$44,750 and the bonds and notes authorized by said ordinance in the amount of \$850,250 are applicable to said Section 1 as hereinbefore amended, as is the period of usefulness of 20 years. The gross debt is not increased and said bonds and notes are issued pursuant to an exception to the debt limitations prescribed by the Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 3. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the

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Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE ESTABLISHING RENTALS FOR MONTH TO MONTH LEASES OF RESIDENTIAL PROPERTIES.

WHEREAS, the Tax Collector's office manages numerous residential properties owned by the City of Newark, which properties are not necessary for governmental purposes; and

WHEREAS, the type size and condition of the above described residential properties vary greatly; and

WHEREAS, there is fairly constant and rapid turnover of tenants with respect to the above described residential properties;

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Division of Revenue Collections is hereby authorized to enter into unwritten month to month leases of City owned residential properties for monthly rentals as set forth below.

APARTMENTS WITH HEAT, HOT WATER  
GAS RANGE SUPPLIED - WITH BATH

2 rooms	-	\$65.00 to \$85.00
3 rooms	-	\$85.00 to \$110.00
4 rooms	-	\$100.00 to 140.00
5 rooms	-	\$120.00 to 160.00
6 rooms	-	\$135.00 to \$175.00

APARTMENTS WITHOUT CENTRAL HEAT OR  
HOT WATER, BUT WITH GAS ON GAS RANGE  
WITH BATH

2 rooms	-	\$45.00 to \$65.00
3 rooms	-	\$60.00 to \$75.00
4 rooms	-	\$75.00 to \$90.00
5 rooms	-	\$90.00 to 110.00
6 rooms	-	\$100.00 to \$120.00

2. The Division of Revenue Collections will provide the City Council with a monthly listing of the premises leased pursuant to this ordinance by filing that list by the 10th day of each month with the City Clerk, said list shall detail the size of the apartment, the amount paid and the name of the tenant.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR", ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COURT ATTENDANT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Police Department and establishing salaries therefor", adopted November 22, 1966 (6-S & F-w) and amendments thereto, be and the same is hereby amended as follows:

"Section 1. There is hereby created in the Police Department the following permanent position, and there is also hereby established, as set forth opposite the respective title of such position, the code, the minimum and maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Court Attendant 06-029.50	\$7,495.	\$9,111.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR ANNUAL CLOTHING ALLOWANCE FOR COURT ATTENDANTS IN THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

"Section 1. That on December 31 of each calendar year, a yearly \$100.00 equipment and clothing allowance shall be paid to the Court Attendants employed in the Police Department who have served in said Police Department from January 1st to December 31st of the calendar year".

"Section 2. On December 31 of each calendar year, members of the Police Department, mentioned in Section 1, who have been appointed to said Police Department on a date subsequent to January 1st, and who have served in said Police Department up to and including December 31st, shall receive a pro rata share of a \$100.00 Equipment and Clothing Allowance from date of said appointment to December 31st".

"Section 3. Members of the Police Department, mentioned in Section 1, who have served in said Police Department from January 1st of a calendar year and whose services terminated prior to December 31st of a calendar year, shall receive a pro rata share of a yearly \$100.00 Equipment and Clothing Allowance from said January 1st to date of service termination. Such pro rata share shall be paid on the service termination date".

"Section 4. Members of the Police Department, mentioned in Section 1, who have been appointed to said Police Department subsequent to January 1 of the calendar year and whose services terminated prior to December 31 of said calendar year, shall receive a pro rata share of a yearly \$100.00 Equipment and Clothing Allowance from date of appointment to date of service termination. Such pro rata share shall be paid on the service termination date".

"Section 5. All ordinances or parts of ordinances inconsistent herewith are hereby repealed".

"Section 6. This ordinance shall take effect upon final publication and in accordance with law".

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yesses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE SUPERVISOR, WELFARE DIVISION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled "An ordinance creating certain permanent positions in the Department of Health and Welfare and establishing salaries therefor," adopted November 22, 1966 (6-S & F-u) and amendments thereto, be and the same is hereby amended by creating the following permanent position, the code for such position, and the annual minimum and annual maximum salary for such position therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Supervisor, Welfare Division 12-009.50	\$12,209.	\$14,848.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

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Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

/6-Ph, S & F-k.

AN ORDINANCE AMENDING TITLE 2, CHAPTER 13A, DEPARTMENT OF RECREATION AND PARKS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, CHANGING BUREAUS TO DIVISIONS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 1 of Title 2 Chapter 13A of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended and supplemented shall be amended to read as follows:

Article 1. IN GENERAL

2:13A-1. Establishment and general organization of department.

There shall be a Department of Recreation and Parks, the head of which shall be the Director, Department of Recreation and Parks.

The Department shall include the following Divisions:

- (a) Parks and Grounds;
- (b) Recreation Maintenance; and
- (c) Recreation Programs

2:13A-2. Director, Department of Recreation and Parks

- (a) Qualifications; compensation.

The Director shall, prior to his appointment, be qualified by training or experience in the development of administration of a comprehensive recreation program and the administration of the facilities. His compensation shall be such sum annually as shall be fixed by Ordinance of the Council.

Section 2. That Article 2 shall be amended to read as follows:



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## Article 2. Division of Parks and Grounds.

## 2:13A-3. Division created; head.

There shall be within the Department of Recreation and Parks a Division of Parks and Grounds, the head of which shall be the Manager, Division of Parks and Grounds, who shall:

- (1) Care for all city parks and public grounds, including the trees, lawns and landscaping appurtenant to public buildings;
- (2) Care for the pruning, trimming, removal and planting of the shade trees in the streets and all other public places in the city.

## Section 3. That Article 3 shall be amended to read as follows:

## Article 3. Division of Recreation Maintenance.

## 2:13A-4. Division created; head.

There shall be within the Department of Recreation and Parks a Division of Recreation Maintenance, the head of which shall be the Manager, Division of Recreation Maintenance, who shall:

- (1) Care for and maintain the recreation centers, recreation facilities and swimming pool facilities.

## Section 4. That Article 4 shall be amended to read as follows:

## Article 4. Division of Recreation Programs.

## 2:13A-5. Division created; head.

There shall be within the Department of Recreation and Parks a Division of Recreation Programs, the head of which shall be the Superintendent of Recreation, who shall:

- (1) Plan, initiate, organize, direct and execute city wide programs of activities for recreation.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 6. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrook, seconded by President Turco and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$110,000. FOR THE CONSTRUCTION OF FIRE TRAINING FACILITIES FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO PROVIDE THAT \$45,600 OF SUCH ADDITIONAL APPROPRIATION SHALL COME FROM THE UNUSED PROCEEDS OF THE SALE OF BONDS AND TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE THE BALANCE OF SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 42/197-72 AND CAPITAL BUDGET PROJECT NO. 16-71).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 42/197-72 and a portion of Capital Budget Project No. 16-71), and

WHEREAS, by Ordinance No. 6S&Fs entitled "BOND ORDINANCE TO AUTHORIZE VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF PROPERTIES IN THE CITY OF NEWARK, TO APPROPRIATE \$978,629 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 15A-71-ROOM FOR CENTRALIZED COMPUTER; CAPITAL BUDGET PROJECT NO. 16-71-FIRE TRAINING AREA; CAPITAL BUDGET PROJECT NO. 112-71-AERIAL LADDER TRUCK; CAPITAL BUDGET PROJECT NO. 113-71-SIX PUMPERS; CAPITAL BUDGET PROJECT NO. 114-71-OVERHEAD

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AUTOMATIC APPARATUS DOORS)", adopted by the Municipal Council on December 30, 1971, the Municipal Council authorized by Section 3, Purpose 2 b, for Capital Budget Project No. 16-71, the construction of fire training facilities for use of the Fire Department of the City of Newark, including the reconstruction of existing buildings for a smoke building and administration building, the improvement of the site and the acquisition of original furnishings and equipment necessary for the use of such facility and appropriated therefor the sum of \$143,129 and

WHEREAS, by Ordinance No. 6S&Fe entitled "BOND ORDINANCE TO AUTHORIZE VARIOUS PUBLIC IMPROVEMENTS FOR THE PUBLIC LIBRARY AND THE FIRE DEPARTMENT AND THE ACQUISITION OF NEW FIRE ENGINES AND MOTOR VEHICLES FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$634,925 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 18/1-72, 18/2-72, 41/196-72, 42/197-72, 42/198-72, 44/199-72, 44/200-72, and 45/201-72 through 45/204-72)", adopted by the Municipal Council on December 20, 1972, authorized among other things (Capital Budget Project No. 42/197-72) the construction at the fire training facility mentioned in the preceding preamble fire training facilities including drill tower, oil facility and all work and appurtenances necessary and suitable for the training of Firemen and appropriated therefor the sum of \$190,550 and

WHEREAS, the Municipal Council finds that an additional \$110,000 is required for the construction of the fire training facility in addition to the aggregate sum of \$333,679 heretofore appropriated for such purpose pursuant to the ordinances mentioned in the preamble hereto and the Municipal Council desires to provide such additional appropriation and to provide the means of financing such additional appropriation, NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

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Section 1. The sum of \$110,000 is hereby appropriated, in addition to the sums heretofore appropriated, to the payment of the cost of constructing such fire training facility described in the preamble hereof (Capital Budget Project No. 42/197-72, and a portion of Capital Budget Project No. 16-71) said appropriation to the extent of \$45,600 shall be met from the surplus proceeds of the sale of bonds hereinafter appropriated to such improvement. The balance of the additional appropriation shall be met from the proceeds of the sale of bonds authorized and the down payment appropriated by this ordinance. Said improvement is being undertaken as a general improvement and no part of the cost thereof is to be assessed against property specially benefited.

Section 2. The City of Newark has issued pursuant to Ordinance No. 6S&Fa, adopted February 4, 1970, Bonds dated March 1, 1972, (1) in the amount of \$22,800 for the construction of curbs and sidewalks in High Street and other streets in the vicinity thereof and (2) in the amount of \$22,800 for the construction of curbs and sidewalks in West Market Street and other streets in the vicinity. The Municipal Council finds that said improvements were completely financed pursuant to Ordinance No. 6S&Fa adopted March 5, 1969: It is the opinion of the Municipal Council that it is in the best interest of the City of Newark that the proceeds of the sale of said \$45,600 of Bonds issued pursuant to Ordinance No. 6S&Fa adopted February 4, 1970 are not required for the improvements for which the bonds were issued. Such improvements having been completed and said surplus proceeds in the amount of \$45,600 are hereby appropriated to the payment of the cost of constructing such fire training facilities an improvement for which bonds may be issued pursuant to the Local Bond Law.

Section 3. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$443,679, and (4) \$45,600

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of said sum has been provided by the appropriation hereinbefore made out of the surplus proceeds of bonds, and (5) \$19,927 of said sum is to be provided as a down payment including the \$7,157 appropriated by said ordinance dated December 30, 1971, the \$9,550 appropriated by said Ordinance adopted December 20, 1972, and the \$3,220 hereinafter appropriated to finance said purpose, and (6) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$378,152 including the \$135,972 authorized by said ordinance adopted December 30, 1971, and the \$181,000 authorized by said ordinance adopted December 20, 1972, and \$61,180 hereinafter authorized, and (7) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$5,500 (exclusive of the sums stated in said ordinances) which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$3,220 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$3,220, is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$61,180 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$61,180 are hereby authorized to be issued pursuant to said Local

Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life is a period of 10 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local

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Bond Law, is increased by this ordinance by \$61,180 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeas are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

✓ 6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF CHIEF ACCOUNTANT, CITY CLERK).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6-S & F-m) adopted November 22, 1966 and amendments thereto, be and is hereby amended by creating the following permanent position, title code, the annual minimum salary, the annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Accountant, City Clerk C7-062.50	\$14,500.	\$17,950.

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Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.

Councilman James noted on behalf of ALBERT E. WASHINGTON, PRESIDENT, BRAGAW AVENUE ASSOCIATION, 33 BRAGAW AVENUE, NEWARK, NEW JERSEY, a registered speaker, who was not present, that Mr. Washington made several requests for use of 9-11 Edwin Place for recreational purposes for citizens who would be responsible for the care of this lot. He suggested the proper agencies be contacted to determine if this area could be used as a Mini-park.

Councilmen Harris and Westbrooks agreed with Councilman James to ask for a study of the property in question for recreational purposes.

A motion directing the City Clerk to forward communications to Corporation Counsel Walls, Public Works Director Friscia, Planning Officer Shapiro, Tax Collector and Real Estate Commission Member Rother, to cause a study to be made to determine the feasibility of the lot at 9-11 Edwin Place being turned over to the citizens for utilization for recreational purposes, was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-HC-b.

MHUNZI, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to several City matters. He alleged there is a crisis in the South and Central Wards where dogs are running around loose and spread garbage that is put out for pickup. Mhunzi opposed granting increases in salaries with a decrease in services. He urged lots in the South, Central and East Wards be cleaned



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up and raises should not be given to department heads. He hopes to get rid of all racists who are trying to prevent black directors from being appointed. Burned and abandoned houses are not being removed.

Councilman Westbrooks called attention there is an ordinance regarding loose dogs. There are many laws, but they are not enforced. However, this will be looked into. Raises are a sensitive area. He agreed with the speaker regarding this matter and the Council should be more careful about granting increases since we do not receive better services.

Councilman James declared tree trimming is of the utmost importance. The City is paying millions of dollars for lighting, but if trees are not trimmed, it is foolish to put in new lights.

Councilman Harris recalled some time ago we allotted money for the purchase of additional trucks for Dog Control. A truck was to be used for each ward pursuant to discussion with the previous Health and Welfare Director, who proposed this purchase.

A motion directing the City Clerk to request information from Health and Welfare Director Buford as to whether the request that a truck be available in each of the wards in the City to effect proper control for stray animals has been carried out and what the present policy is with respect to the control of stray animals throughout the City, was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 6-HC-c.

MR. JONAS MC GEE, 100 LUDLOW STREET, NEWARK, NEW JERSEY, addressed the Municipal Council regarding "BUSSES FOR SENIOR CITIZENS." The speaker recalled the busses were promised to them on many occasions, but to date they have not received them.

/ 6-HC-d.

MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, strenuously requested the "BUSSES FOR SENIOR CITIZENS" many of whom are physically handicapped and unable to get around. At her request 17 senior citizens who were present in the audience arose, whom she was representing. She was promised the busses several years ago.

Councilman Westbrooks called attention the Municipal Council has done all they can do. However, he referred to Resolution 7-R-h on the Calendar of this meeting, which would appropriate \$2,400. for legal services for appeal from judgment in the matter of Kawaida Towers, Inc., which money could be used for the good of these senior citizens.

President Turco noted Community Development Administration Assistant Director Hodes is familiar with this situation and correspondence was submitted to Trenton on Planned Variations.

Mr. Hodes noted after action by the Council and Mayor, the proposal was sent

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(Planning Officer Shapiro, Assistant Business Administrator Smith met with the Council June 4, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Westbrooks.

Councilman James opined Planning Officer Shapiro has failed us regarding Mini Parks in the maintenance thereof. The expenditure of this money was abused, wasteful and does not warrant additional money in this area.

Councilman Bottone noted he had shared Councilman James opinion, but questioned Planning Officer Shapiro in this connection and learned this money will not entirely be used for Mini Parks, but for planting trees and beautification of streets.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilmen James, Westbrooks.

Not Voting: Councilman Harris.

7-R-j.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO AN ELEVENTH SUPPLEMENTAL AGREEMENT WITH THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY WITH RESPECT TO THE NEWARK AIR AND MARINE TERMINALS PROVIDING FOR A REDUCTION IN THE AREA OF THE DEMISED PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls and Assistant Business Administrator Smith met with the Council June 4, 1973)

A motion to defer action on this resolution was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-k.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO AGREEMENT WITH JULES REPERT, OWNER OF PREMISES 226-228 SOUTH 12TH STREET, BLOCK 1815, LOT 59, TO PERMIT PAYMENT OF TAXES ON A MONTHLY BASIS THRU BALANCE OF 1973 TAX YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrook.

7-R-1.

RESOLUTION APPROVING COMMUNITY RENEWAL PROGRAM, PROJECT NJ-R-79.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Executive Director Notte, Newark Housing Authority met with the Council May 22, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrook.

7-R-m.

EMERGENCY RESOLUTION APPROPRIATING \$117,000. DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE (\$115,000.), DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, BUDGET EXAMINER (\$2,000.) TO PROVIDE FUNDS FOR SPECIAL SUMMER FOOD SERVICE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrook.

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO COOPERS AND LYBRAND FOR PROFESSIONAL SERVICES FOR PERFORMING AUDIT WORK ON 11 MODEL CITIES AND PLANNED VARIATION GRANTS FROM JULY 1, 1971 TO JUNE 30, 1972. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING AUTHORIZING ADVERTISING PURSUANT TO N.J.S. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-o.

RESOLUTION REAFFIRMING THE CITY OF NEWARK'S STRONG COMMITMENT TO PROVIDE REQUISITE FUNDS FOR PURCHASE OF LAND AND CONSTRUCTION OF PARKING FACILITY TO SERVE NEWARK COLLEGE (N.J.R.45) AND THE ESSEX HEIGHTS (N.J.R.-62) URBAN RENEWAL AREAS; AND WILL UNDERTAKE NECESSARY STEPS TO EXECUTE THIS PROJECT INCLUDING REQUIRED FEASIBILITY AND DESIGN STUDIES; AND AGREES TO COMPLETE PROJECT WITHIN FIVE (5) YEARS FROM DATE OF FINAL APPROVAL AND ACCEPTANCE OF PROPOSED PLAN BY DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Planning Officer Shapiro, Executive Secretary Dickinson, Newark Parking Authority met with the Council May 22, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-p.

RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT FRONTAGE ROAD AREA BOUNDED GENERALLY BY THE NEW YORK BAY RAILROAD ON THE NORTH AND WEST, FRONTAGE ROAD ON THE SOUTH AND ROUTES 1 AND 9 ON THE EAST IN THE CITY OF NEWARK IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-q.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN DEVELOPMENT, OPERATION AND EVALUATION OF PROGRAM

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ENTITLED "INNOVATION AWARDS", AT COST OF \$25,000. WHICH HAS BEEN ALLOCATED FROM  
MODEL CITIES THIRD ACTION YEAR AND PLANNED VARIATIONS BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes: J

Yes: Councilmen Bontempo, Harris, James, Westbrooks. —

No: Councilmen Bottone, Giuliano, Megaro, Villani, President Turco.

7-R-r.

RESOLUTION TO APPROVE THE INCORPORATION OF A CORPORATION NOT FOR PROFIT,  
AUTHORIZED TO PROVIDE CERTAIN SERVICES TO THE CITY OF NEWARK RELATING TO THE PLANNING,  
CONSERVATION, DEVELOPMENT AND MANAGEMENT OF THE CITY'S WATERSHED PROPERTIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco.

Councilman James opposed the formation of a corporation. He noted the Council has been pressured but he felt this was placing the 'cart before the horse.' Councilman James recalled the Council rushed through matters in the past. He said Recreation and Parks Director Washington took Board of Education Property, why can't other Directors similarly utilize this land? Do we have to create this non-profit organization? Councilman James called attention to former records pertaining to this matter.

Councilman Bontempo agreed with Councilman James, indicating this is valuable property. 'Carpetbaggers' are coming into Newark to form this corporation.

Councilman Westbrooks did not share the opinion of his colleagues as he discussed the matter with Director Washington who is in favor of the concept of this program. If there are any particular items which need clarification, he would be in favor of this action. He felt this is basically a good program.

Councilman Westbrooks and President Turco withdrew their motion to adopt the resolution.

A motion to adopt the resolution was made by President Turco. There was no second to this motion.

A motion to defer action on this matter was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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A motion to reconsider Resolution 7-R-q on the Calendar of this meeting, "RESOLUTION AUTHORIZING MAYOR AID DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN DEVELOPMENT, OPERATION AND EVALUATION OF PROGRAM ENTITLED "INNOVATION AWARDS," AT COST OF \$25,000. WHICH HAS BEEN ALLOCATED FROM MODEL CITIES THIRD ACTION YEAR AND PLANNED VARIATIONS BUDGET" was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Westbrooks, President Turco.

No: Councilmen Megaro, Villani.

A motion to adopt the above resolution was made by Councilman Westbrooks, seconded by Councilman Harris.

Councilman Westbrooks felt there should be some discussion pertaining to this matter.

President Turco asserted the resolution should not have been presented in this manner. The entire package should have been submitted.

Councilman Westbrooks withdrew his motion to adopt the resolution. Councilman Harris withdrew his second to the motion.

President Turco declared a recess at 5:00 P. M.

The Council reconvened 5:35 P. M.

7-R-s.

RESOLUTION CANCELLING WATER UTILITY LIENS TALLING \$1,060.59 AND TRANSFERRING SAME TO WATER OPERATING FUND BUDGET OPERATING ACCOUNT AS PER RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Water Accounting and Customer Service Director Paradise and Assistant Director Matarazzo met with the Council June 4, 1973)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

A motion to consider Item 8-o on the Calendar of this meeting at this time, "COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD KEHR, DIRECTOR OF THE NEWARK POLICE DEPARTMENT," was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Harris, James, Villani, Westbrooks.

No: Councilmen Bottone, Giuliano, Megaro, President Turco.

8-o.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD KERR, DIRECTOR OF THE NEWARK POLICE DEPARTMENT.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Lieutenant Edward Kerr as Director of the Newark Police Department was made by Councilman Harris, seconded by Councilman James.

Councilman Bontempo recalled directors in the past were appointed according to their promotional capacity. He called attention Lieutenant Kerr proved himself in the two 90 day appointments as Acting Director of the Police Department. Police Officers are happy to have him as their leader. Lieutenant Rox of the Superior Officers Association endorsed Acting Director Kerr and Councilman Bontempo said he would vote in the affirmative for this appointment.

Councilman Villani asserted the Police Benevolent Association and the Superior Officers Association supported this appointment. Councilman Villani stated Acting Director Kerr is not a militant and has conducted himself in the best interests of the people of the City of Newark. She added she does not vote for the color of a person's skin, but for their qualifications.

President Turco: Will the Council confirm the nomination?

Yes: Councilmen Bontempo, Harris, James, Villani, Westbrooks.

Not Voting: Councilmen Bottone, Giuliano, Megaro, President Turco.

President Turco: The nomination is confirmed.

Councilman Westbrooks wished to explain his vote which President Turco disputed.

A motion to explain his vote on the above matter was made by Councilman Westbrooks, seconded by Councilman James. There was no roll call on this motion.

Councilman Westbrooks declared he was unhappy about the way things went this afternoon. He spent all day appealing to a new appointee on this Council to cast a vote in favor of the nomination of Lieutenant Edward Kerr as Director of the Police Department and to vote favorably for the adoption of Resolution 7-R-q on the Calendar of this meeting. Black people are asking why a unanimous vote was cast for the election of Marie Villani to replace her ill husband as Councilman at Large. A meeting was called by the President of the Council who stated Ralph A. Villani wanted his wife appointed as Councilman before he passed away. This was done and in return for this action the majority on the Council was asked to support Lieutenant Kerr as Police

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Director of the City of Newark, indicating a "deal" was made. He was told by President Turco in order to achieve the Kerr confirmation, a unanimous vote would have to be given for the election of Marie Villani to replace Ralph A. Villani. He would not have supported Marie Villani when it was possible for a black person to sit in that seat. There was no documentation or proof that Councilman Ralph Villani is on his deathbed. It is merely hearsay. Councilman Westbrook thought that Councilman Marie Villani would support the black people but she voted against all resolutions pertaining to them. He felt his colleagues reneged on the "deal" they made in this action.

President Turco contended Councilman Westbrook's statements were lies. He appealed to the Councilmen in the interest of unity to make the vote for Councilman Villani unanimous. Councilman Westbrook's vote was not needed to appoint Mrs. Villani.

Councilman Bontempo stressed he was "sick and tired of the black and white issue Councilman Westbrook keeps creating since he and Councilman Villani, both white, had voted for Lieutenant Kerr's confirmation."

Councilman Bottone emphasized he has never been or ever will be a part of a "deal," it has always been his contention the Police Director's position can be filled by the utilization of the Chief of Police at a savings to the taxpayers.

Councilman Westbrook agreed Councilman Bottone was not part of this "deal."

Councilman Villani asserted it was unfair to charge she was part of a "deal" and to be condemned because she did not agree with Councilman Westbrook on every issue.

President Turco announced that Item 8-o on the Calendar of this meeting, "COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, APPOINTING LIEUTENANT EDWARD KERR, DIRECTOR OF THE NEWARK POLICE DEPARTMENT" would be reconsidered and asked Councilman Villani if she would change her vote in this matter.

Councilman Villani stated she desired to change her vote to the negative.

President Turco announced the appointment failed of confirmation.

A motion to adjourn this meeting to 10:00 A. M., Tuesday, June 12, 1973, was made by Councilman Giuliano, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrook, President Turco.



June 12, 1973

The adjourned meeting of June 6, 1973 reconvened at 10:00 A. M., Tuesday, June 12, 1973.

Present: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

Councilmen Harris and James arrived at 11:05 A. M.

Councilmen Westbrooks arrived at 11:10 A. M.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

/ 7-R-t.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO CHANGE IN 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT 47/228-72 FROM (2) STREET CLEANING - REFUSE COMPACTORS-\$60,000. TO (1) BULLDOZER-\$60,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

/ 7-R-u.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT 84/4-72 EQUIPMENT REPLACEMENT FOR DEPARTMENT OF RECREATION AND PARKS TO INCLUDE TWO FORESTRY BUCKET TRUCKS, ONE FORESTRY BOOM TRUCK, TWO FOUR YARD DUMP TRUCKS, ONE DUMP TRUCK FOR PULLING STUMPS (\$83,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

/ 7-R-v.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT 85/1-72 ACQUISITION OF NEW VEHICLES, APPARATUS AND EQUIPMENT FOR DEPARTMENT OF ENGINEERING TO

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INCLUDE ONE FIFTY TON CRANE, NINE 35 CUBIC YARD DUMP TRAILERS, ONE TANDUM DUMP TRUCK,  
ONE LOW BED TRUCK-\$534,980.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

7-R-w.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL FUND, PROJECT 42/198-72 ADDITIONAL APPROPRIATION FOR THE PURCHASE AND INSTALLATION OF STORM WINDOWS AND DOORS FOR ALL FIREHOUSES-\$8,878.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

7-R-x.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 83/3-72 (206-67, 278-68, 143-70, 69-71, 119-71, 140-71) ADDITION TO AND REHABILITATION OF SOUTH SIDE HIGH SCHOOL-\$1,618,421.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

7-R-y.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF THE BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 83/3-72 ADDITION TO AND REHABILITATION OF SOUTH SIDE HIGH SCHOOL-\$1,618,421.

(Copy of resolution and correspondence submitted to each Member of the Council)

June 12, 1973

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

7-R-z.

RESOLUTION AMENDING RESOLUTION 7-R-bl, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 83/4-72 FOURTEENTH AVENUE SCHOOL: CONVERSION TO PRE K - 4TH GRADE-\$1,130,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

7-R-ba.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 83/4-72 FOURTEENTH AVENUE SCHOOL: CONVERSION TO PRE K - 4TH GRADE-\$1,130,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

Councilmen Harris and James arrived at 11:05 A. M.

7-R-bb.

RESOLUTION AMENDING RESOLUTION 7-R-bl, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 84/1-72 HARRIET TUEMAN SCHOOL: CONVERSION TO PRE K - 4TH GRADE-\$630,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

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✓ 7-R-bc.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 84/1-72 HARRIET TUEMAN SCHOOL: CONVERSION PRE K - 4TH GRADE-\$630,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

✓ 7-R-bd.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 84/2-72 (73-71) CONSTRUCTION OF LOUISE A. SPENCER SCHOOL-\$7,729,950.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

✓ 7-R-be.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 84/2-72 (73-71) CONSTRUCTION OF LOUISE A. SPENCER SCHOOL-\$7,729,950.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

✓ 7-R-bf.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 84/3-72 (129-71) ADDITION TO AND REHABILITATION OF WEEQUAHIC HIGH SCHOOL-\$513,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

June 12, 1973

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

/ 7-R-bg.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, BOARD OF EDUCATION, PROJECT 84/3-72 (129-71) ADDITION TO AND REHABILITATION OF WEEQUANIC HIGH SCHOOL-\$513,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

/ 7-R-bh.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "VINDICATE SOCIETY, RESIDENTIAL TREATMENT CENTER."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite High Impact Anti-Crime Program Interim Executive Director Damon to meet with the Municipal Council at their June 12, 1973 Special Conference to discuss the matter was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Councilman Westbrook arrived at 11:10 A. M.

/ 7-R-bi.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MATTHEW CAPUTO AND JEAN CAPUTO, HIS WIFE, OWNERS OF PREMISES 9 MILLER STREET, BLOCK 2793, LOT 10, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

7-R-bj.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "SPECIAL CASE PROCESSING FOR IMPACT OFFENDERS."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite High Impact Anti-Crime Program Interim Executive Director Damon to meet with the Municipal Council at their June 12, 1973 Special Conference to discuss the matter, was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

7-R-bk.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "INDEPENDENCE HIGH SCHOOL."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite High Impact Anti-Crime Program Interim Executive Director Damon to meet with the Municipal Council at their June 12, 1973 Special Conference to discuss the matter, was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bl.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-

June 12, 1973

CRIME PROGRAM ENTITLED "NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite High Impact Anti-Crime Program Interim Executive Director Damon to meet with the Municipal Council at their June 12, 1973 Special Conference to discuss the matter, was made by Councilman Bottone, seconded by Councilman Megaro.

Councilman Westbrooks called attention this particular resolution pertains to the Central Ward and would have liked the opportunity to make the motion thereon. He requested this resolution be approved since he received the desired information and would not support a deferment.

Councilman Harris felt it should be the prerogative of the Councilman in whose ward a particular item was involved, to make the motion pertaining thereto and the Members of the Council should abide by his action as a matter of courtesy.

President Turco maintained it has been the practice of this Council to grant a deferment when any Council Member requested it as a matter of courtesy. We are talking about a \$20 million expenditure and the Council wants to discuss it with High Impact Anti-Crime Program Interim Executive Director Damon to get a complete picture of the entire situation.

Councilman Harris reiterated the courtesy should be shown to the Councilman in whose ward the project lies.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

Not Voting: Councilmen Harris, James.

7-R-bm.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, "NORTH WARD COMMUNITY YOUTH PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite High Impact Anti-Crime Program Interim Executive Director Damon to meet with the Municipal Council at their June 12, 1973 Special Conference to discuss the matter, was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

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to HUD and we are awaiting their approval. He expects some notification from them within the week. As soon as the money is approved, he will meet with Mrs. Peterson.

Councilman Bontempo felt other municipalities receive money from the State sooner than Newark does. He said senior citizens are forgotten people in this City since other towns provide this commodity.

Manpower Director Wheeler explained the money for transportation for senior citizens is in the Planned Variations package. Once the money comes in the senior citizens will be taken care of.

6-HC-e.

MRS. SWEET LOW, 991 FRELINGHUYSEN AVENUE, NEWARK, NEW JERSEY, agreed with the former speakers, indicating they have received nothing but promises since attempting to receive busses for senior citizens.

Councilman Villani understood these problems and stated she would make every effort to assist the senior citizens with their requests.

A motion requesting Administration to make the necessary appropriation for senior citizens bus transportation and when the appropriation from HUD is received, the appropriation made by the City will be recompensated by the Hud appropriation for any expenditures made; further, that this is for a City-wide project, was made by Councilman Megaro, seconded by President Turco.

At the request of Councilman Harris, Budget Officer Neeley replied Health and Welfare Director Buford agreed to provide \$2,400. for busses for senior citizens and then be reimbursed by HUD when the money is available.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk was directed to submit copies of this motion to His Honor, Mayor Kenneth A. Gibson, Business Administrator Bodine, Recreation and Parks Director Washington, Finance Director Jungherr, Budget Officer Neeley.

6-HC-f.

MR. JAMES A. SHISSIAS, ACTING DIRECTOR, NEWARK ECONOMIC DEVELOPMENT CORPORATION, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, opposed "LAND AREAS AROUND NEWARK AIRPORT BEING DECLARED BLIGHTED" and spoke in opposition to the adoption of Resolution 7-R-p on the Calendar of this meeting. He learned no special grants were given to developers and represented two registered speakers in this behalf who had to leave to attend meetings.

6-HC-g.

ADHIMU CHANGA, 527 SOUTH 12TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council regarding the RECALL, APPOINTMENT OF RALPH VILLANI'S WIFE AS COUNCILMAN. Adhimu Changa added the Committee for Recall of Three Councilmen at Large



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opposes this appointment. He further supported the request of the senior citizens for a bus and the money appropriated in Resolution 7-R-h should be used for this purpose, rather than use other money. Adhimu Changa opposed the adoption of Resolution 7-R-b for a contract for professional services from Joseph Sivoletta to technical assistance to the Mayor's Policy and Review Office, alleging this is another 'no show' job. He felt certain Councilmen are insensitive to the needs of the people of the City. Adhimu Changa urged the passage of Resolution 7-R-q on the Calendar of this meeting.

Councilman Westbrooks was surprised the speaker did not urge the appointment of Police Director Kerr. He would not say too much regarding the appointment of Marie Villani, but will have more to say later on, hoping the addition on the Council will be a step towards its betterment. Councilman Westbrooks shared the sentiment of the speaker regarding a black minority on the Council.

Adhimu Change questioned why Mrs. Villani's appointment was not put on a referendum or communication held with the general public, considering black people.

President Turco called attention our Charter, under State Law indicates the Governing Body shall appoint when there is a vacancy. The Council exercised what they felt were for the best interests of the City.

Councilman Westbrooks stated a unanimous vote does not mean a unanimous opinion.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT WITH ST. MICHAELS HOSPITAL FOR THE PURPOSE OF MAKING REPAIRS NOT SATISFACTORILY COMPLETED BY INTERMODULAR STRUCTURE, INC. ON THE CLINIC DICKINSON HEALTH CENTER; COST OF THE AFORESAID SERVICES TO BE PAID BY THE U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND NOT TO EXCEED \$6,000.00 (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S. 40A:11-5 (1) (a) AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

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7-R-b.

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RESOLUTION AUTHORIZING THE MAYOR'S POLICY AND REVIEW OFFICE TO CONTRACT FOR PROFESSIONAL SERVICES FROM JOSEPH SIVOLELLA FOR TECHNICAL ASSISTANCE TO THE MAYOR'S POLICY AND REVIEW OFFICE AT THE RATE OF \$125. PER DAY NOT TO EXCEED ONE HUNDRED (100) MAN DAYS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano.

The City Clerk stated a contract was submitted in this connection as requested; however, it required necessary corrections.

Councilman James opined whether or not the contract is in proper form, this man resigned from the Newark Housing Authority because of ill health. Career employees are being laid off and we have a 14% unemployment problem and it is unfair to give the individual this position. The City would be paying him for something other than its purpose. This contract should be defeated.

Councilman Westbrook joined Councilman James in his remarks stating the passage of this resolution would not be in the best interests of the citizens of Newark. Several years ago he had to constantly oppress his position he took on housing and did not come up with any type of relief. The only redress the people received was when the individual left. Some Councilmen may feel they should support this resolution, but the housing tenants do not feel they should be given this job. Tenant after tenant would testify he is not good for Newark. This capacity is not his expertise, he is not qualified, has not been able to perform and Councilman Westbrook would want some documentation to prove his worth.

Councilman Bontempo stressed this was the Mayor's recommendation. Why not return it to his office?

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Giuliano, Megaro, Villani, President Turco.

No: Councilmen Bontempo, Bottone, Harris, James, Westbrook.

A motion to return this resolution to Administration was made by Councilman Bontempo, seconded by Councilman James and declared adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Westbrook, President Turco.

No: Councilmen Giuliano, Megaro, Villani.

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7-R-c.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #9A,  
A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION  
OF APARTMENT HOUSES AT 18-20, 22-24 AND 26-28 WEST KINNEY STREET, NEWARK, NEW JERSEY,  
MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR  
PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND  
CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND  
DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF  
THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

(Corporation Counsel Walls, Planning Officer Shapirc, Tax Collector Rother,  
Tax Assessor Frisina, Executive Director Notte, Newark Housing Authority, Acting  
Secretary Krauskopf, Newark Economic Development Corporation and President Lenihan,  
Newark Economic Development Corporation met with the Council May 22, 1973)

A motion to defer action on this resolution was made by Councilman Megaro,  
seconded by Councilman Villani and declared adopted by President Turco by the follow-  
ing votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

1  
7-R-d.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #9,  
A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION  
OF APARTMENT HOUSES AT 40-44 AND 56 WEST KINNEY STREET, NEWARK, NEW JERSEY, TOTALING  
86 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION  
FROM TAXATION FOR THE PERIOD NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT  
TO THE PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF  
PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND  
ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

(Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother,  
Tax Assessor Frisina, Executive Director Notte, Newark Housing Authority, Acting  
Secretary Krauskopf, Newark Economic Development Corporation and President Lenihan,  
Newark Economic Development Corporation met with the Council May 22, 1973)

A motion to defer action on this resolution was made by Councilman Westbrooks  
seconded by President Turco and declared adopted by President Turco by the following  
Votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, Westbrooks, President Turco.

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/ 7-R-e.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3,  
A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION  
OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET  
AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TOTALLING 87 HOUSING UNITS, MORE  
PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR  
PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND  
CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND  
DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF  
THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

(Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother,  
Tax Assessor Frisina, Executive Director Notte, Newark Housing Authority, Acting  
Secretary Krauskopf, Newark Economic Development Corporation and President Lenihan,  
Newark Economic Development Corporation met with the Council May 22, 1973)

A motion to defer action on this resolution was made by Councilman Villani,  
seconded by Councilman Giuliano and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, Westbrooks, President Turco.

/ 7-R-f.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT  
ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH  
IMPACT ANTI-CRIME PROGRAM ENTITLED "PUBLIC HOUSING SECURITY PROJECT."

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by President Turco, seconded by  
Councilman Westbrooks and declared adopted by President Turco by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, Westbrooks, President Turco.

President Turco declared a recess at 3:50 P. M.

Council reconvened 4:30 P. M.

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7-R-g.

RESOLUTION AUTHORIZING COMPTROLLER TO OPEN TRUST ACCOUNT FOR PURPOSE OF HOLDING ANY SUMS COLLECTED ON PROPERTIES FORECLOSED BY CITY OF NEWARK DURING YEAR 1972, TO PROVIDE FOR REDEMPTION OF PROPERTIES AS PER ATTACHED SCHEDULE A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-h.

RESOLUTION AWARING CONTRACT TO DINO D. BILABLIAS, ESQ., 11 COMMERCE STREET, NEWARK, NEW JERSEY, FOR A SUM NOT TO EXCEED \$2,400. FOR LEGAL SERVICES AND STENOGRAPHIC AND RECORDING SERVICES FOR PROSECUTING AN APPEAL FROM THE SUMMARY JUDGMENT IN THE MATTER OF KAWAIDA TOWERS, INC. AGAINST THE CITY OF NEWARK AND THE MEMBERS OF THE MUNICIPAL COUNCIL ENTERED BY IRWIN I. KIMMELMAN, JUSTICE OF THE SUPERIOR COURT ON MARCH 5, 1973, WHICH DECLARED RESOLUTION OF THE MUNICIPAL COUNCIL, DATED NOVEMBER 21, 1972, WAS ILLEGAL AND VOID, AND OF NO FORCE AND EFFECT; AUTHORIZING LOUIS M. TURCO, PRESIDENT OF THE MUNICIPAL COUNCIL, TO EXECUTE SAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilmen Harris, James, Westbrooks.

7-R-i.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE AND AGENCIES, DIVISION OF CITY PLANNING, OTHER EXPENSES \$284,000. TO SUPPORT THE IMPROVEMENT IN AND CONSTRUCTION OF SHADE TREE RESTORATION AND MINI-PARK CONSTRUCTION IN THE CITY OF NEWARK, NEW JERSEY; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, URBAN BEAUTIFICATION GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
President Turco.

No: Councilman Westbrooks.

/ 7-R-bn.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSIST-  
ANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-  
CRIME PROGRAM ENTITLED "IMPACT TEAM POLICING PROJECT."

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by President Turco, seconded by  
Councilman Harris.

Councilman Harris questioned why this resolution is different than the ones  
heretofore deferred, since it is part of the High Impact Program. This too, can be  
discussed with Mr. Damon;

President Turco stated he would be very happy to discuss this matter with  
Mr. Damon and withdrew his motion to adopt the resolution. Councilman Harris withdrew  
his second to the motion.

A motion to defer action on this resolution and direct the City Clerk to  
invite High Impact Anti-Crime Program Interim Executive Director Daman to meet with  
the Municipal Council at their June 12, 1973 Special Conference to discuss the matter,  
was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted  
by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

/ 7-R-bo.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT  
TREAT SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 557-561 CLINTON AVENUE, BLOCK  
3002, LOTS 26 AND 27, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS IN LIEU OF  
FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

/ 7-R-bp.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT  
TREAT SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 525 BERGEN STREET, BLOCK 2658,

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LOT 5, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made By Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/7-R-bq.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ESTHER WINTERS, SINGLE, GRACE GILLIGAN AND HUGH GILLIGAN, HER HUSBAND, JAMES WINTERS AND ANN WINTERS, HIS WIFE, THOMAS WINTERS AND ELIZABETH WINTERS, HIS WIFE, VINCENT WINTERS AND HELEN WINTERS, HIS WIFE, OWNERS OF PREMISES 411 JELLIFF AVENUE, BLOCK 3578, LOT 48, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/7-R-br.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANNE H. ADLER, WIDOW, AND RICHARD FREEMAN AND SYLVIA FREEMAN, HIS WIFE, OWNERS OF PREMISES 500 BELMONT AVENUE, BLOCK 2707, LOT 21, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/7-R-bs.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ESTATE OF ISIDORE LIPNICK, OWNER OF PREMISES 493 SPRINGFIELD AVENUE, BLOCK 2608, LOTS 7 AND 84, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/7-R-bt.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CENTER CITY HOUSING CORPORATION, OWNER OF PREMISES 71 LINCOLN PARK, BLOCK 123, LOT 38, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

( 7-R-bu.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHRISTINE S. HAGGERTY AND JOHN J. HAGGERTY, HER HUSBAND, FRANCIS H. ZOMMER AND JANE ZOMMER, HIS WIFE, OWNERS OF PREMISES 127-129 PENNSYLVANIA AVENUE, BLOCK 2806, LOTS 6 AND 7, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-bw, adopted May 18, 1973, acknowledging receipt of offer from the Volunteer Faith Center, Revs. Charles and Derris Cargile, to purchase City-owned property at 54-56 Belmont Avenue, Block 2520, Lot 24, for \$6400.. This offer was advertised and the date of sale was established for this date.

REVERENDS CHARLES AND DERRIS CARGILE, OFFERORS, appeared.

President Turco questioned the offerors what plans they had for this property.

Reverend Cargile replied they are planning a religious center for the youths in this area.

There were no further bids for this property.

A motion to close the bidding and accept the offer of the Volunteer Faith Center, Revs. Charles and Derris Cargile, was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

7-R-bv.

The City Clerk then presented RESOLUTION ACCEPTING BID OF THE VOLUNTEER FAITH CENTER, REVS. CHARLES AND DERRIS CARGILE, TO PURCHASE CITY-OWNED PROPERTY AT 54-56 BELMONT AVENUE, BLOCK 2520, LOT 24, FOR \$6400.

(Dimensions: 50 x 155; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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The City Clerk called for further bids based upon Resolution 7-R-bx adopted May 18, 1973, acknowledging receipt of offer from Allen A. M. E. Church, to purchase City-owned property at 59-61 Nineteenth Avenue, Block 365, Lot 7, for \$2200. This offer was advertised and the date of sale was established for this date.

MR. SIDNEY L. SEILER, ATTORNEY FOR THE OFFEROR, 10 COMMERCE COURT, NEWARK, NEW JERSEY, appeared.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Allen A. M. E. Church was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bw.

The City Clerk then presented RESOLUTION ACCEPTING BID OF ALLEN A. M. E. CHURCH, TO PURCHASE CITY-OWNED PROPERTY AT 59-61 NINETEENTH AVENUE, BLOCK 365, LOT 7, FOR \$2200.

(Dimensions: 40 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-by adopted May 18, 1973, acknowledging receipt of offer from Alfonso Jr. and Jacqueline Stoia, to purchase City-owned property at 75-79 Delancy Street, rear, Block 953, Lot 67 for \$300. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Alfonso Jr. and Jacqueline Stoia was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bx.

The City Clerk then presented RESOLUTION ACCEPTING BID OF ALFONSO JR. AND JACQUELINE STOIA, TO PURCHASE CITY-OWNED PROPERTY AT 75-79 DELANCY STREET, REAR, BLOCK 953, LOT 67, FOR \$300.

(Dimensions: 4.6 x 75; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-bz adopted May 18, 1973, acknowledging receipt of offer from Garden Street Industries, Richard C. Berger, Executive Vice President, to purchase City-owned property at 169 McWhorter Street, Block 917, Lot 40, for \$1600. This offer was advertised and the date of sale was established for this date.

MR. RICHARD C. BERGER, EXECUTIVE VICE PRESIDENT, OFFEROR, appeared.

President Turco questioned Mr. Berger what he would use this property for.

Mr. Berger replied he would build an addition to his existing factory.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Garden Street Industries, Richard C. Berger, Executive Vice President, was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-by.

The City Clerk then presented RESOLUTION ACCEPTING BID OF GARDEN STREET INDUSTRIES, RICHARD C. BERGER, EXECUTIVE VICE PRESIDENT, FOR PURCHASE OF CITY-OWNED PROPERTY AT 169 MC WHORTER STREET, BLOCK 917, LOT 40, FOR \$1600.

(Dimensions: 25 x 82.6; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-ca adopted May 18, 1973, acknowledging receipt of offer from Johnniebell Philips to purchase City-owned property at 71 Ninth Avenue, Block 1867, Lot 36, for \$1800. This offer was advertised and the date of sale was established for this date.

Mr. Clinton Hall, 77 South 12th Street, Newark, New Jersey, offered a bid of \$1850. for this property.

Councilman James noted the original offeror could not be in attendance. However, she indicated she would not exceed her original bid.

President Turco questioned Mr. Hall what he would use this property for.

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Mr. Hall replied he would use this property to park his car and 3/4 ton truck which he uses for light hauling.

Councilman Bottone questioned if Mr. Hall cleared this matter with the Zoning Board prior to his offer to purchase the property.

Councilman James asked if residents in the area complained regarding his parking the truck there.

Mr. Hall answered there were no complaints, but he had received parking tickets when he parked his truck in this vicinity.

Councilman James noted this lot was debris littered and Mr. Hall would use it for beautification purposes. He questioned Board of Adjustment Secretary Rossi if trucks were permitted to park in this area to which Mr. Rossi replied in the negative.

Mr. Hall was advised if he purchased this property he would have to make application to the Planning Board for a variance, to which he agreed.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Clinton Hall, 77 South 12th Street, Newark, New Jersey, to purchase City-owned property at 71 Ninth Avenue, Block 1867, Lot 36, for \$1850., was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bz.

The City Clerk then presented RESOLUTION ACCEPTING BID OF CLINTON HALL FOR PURCHASE OF CITY-OWNED PROPERTY AT 71 NINTH AVENUE, BLOCK 1867, LOT 36, FOR \$1850.

(Dimensions: 33 x 100; 3rd Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ca.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM JOAO F. PIRES TO PURCHASE CITY-OWNED PROPERTY AT 186 CHESTNUT STREET, BLOCK 935, LOT 34, FOR \$1300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 31.4 x 77; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO PAY SUM OF \$2,600. TO NEWARK HOUSING AUTHORITY FOR PURCHASE OF PREMISES 101-103 ARLINGTON STREET, NEWARK, BLOCK 99, LOTS 25 AND 26 AND TO ACCEPT FOR SAID SUM A DEED IN FORM AND CONTENT THAT IS SATISFACTORY TO THE CORPORATION COUNSEL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cc.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SERTION IN 1973 CITY OF NEWARK BUDGET SPECIAL ITEM OF REVENUE IN DEPARTMENT OF HEALTH AND WELFARE, HEALTH DIVISION, OTHER EXPENSES-\$45,000. ITEM AVAILABLE FROM DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, FOR NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cd.

RESOLUTION BY THE MAYOR AND MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY PETITIONING THE GOVERNOR AND MEMBERS OF THE LEGISLATURE OF THE STATE OF NEW JERSEY TO CORRECT THE INEQUITABLE FORMULA CONTAINED IN CHAPTER 211, P.L. 1972 RELATING TO BUS RECEIPTS TAXES, BY CHANGING THE BASE YEAR TO A MORE EQUITABLE CALENDAR YEAR PERIOD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-ce.

RESOLUTION APPROVING APPLICATION AND PLAN OF FOREST HILL HOUSE ASSOCIATES FOR CONSTRUCTION OF 105 UNITS OF HOUSING AT 501-507 MT. PROSPECT AVENUE, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55: 16-1 ET SEQ.; SUBJECT TO APPROVAL OF DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NEW JERSEY PUBLIC HOUSING AUTHORITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Megaro, seconded by President Turco.

Councilman Bontempo felt action should be deferred on this resolution since there are similar resolutions and if this one is to be tabled, other similar ones should be tabled.

President Turco explained this application has not been before the Planning Board and is being tabled pending application to that Board.

The motion to table this resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, Westbrooks, President Turco.

No: Councilmen James.

Not Voting: Councilman Harris.

7-R-cf.

RESOLUTION AUTHORIZING MAYOR KENNETH A. GIBSON TO ENTER INTO GRANT AGREEMENT WITH NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR THE IMPLEMENTATION OF PROGRAM OF YOUTHS IN COMMUNITY SERVICE CORPS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

No: Councilmen Harris, James, Westbrooks.

(For further action on the above resolution, see Page 67 in the minutes of this meeting)

7-R-cg.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY TO PROVIDE FOR TREATMENT AND MAINTENANCE OF A

CENTRAL REGISTRY OF CHILDREN WITH LEAD POISONING AND FURTHER THAT THE CITY OF NEWARK  
WILL UNDERTAKE TO OBTAIN SAID FUNDS FROM THE DEPARTMENT OF HEALTH, EDUCATION AND  
WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Councilman Harris referred to Resolution 7-R-cf, Page 66 in the Minutes of this Meeting and stated he was not sure some of his colleagues on the Council understood this project may be doomed. He felt since this project relates to youth, it should be given serious consideration.

President Turco questioned when this project would start.

Budget Officer Neeley replied it would commence July 7, 1973. The funds were allocated to Newark and if we cannot get the money, they will be allocated elsewhere.

Councilman Bontempo stressed this is a youth movement and we should not delay such a matter.

Councilman Bottone called attention he too is for youth. Something like this should not be deferred. He wondered if the Director would have ample time to put people to work.

A motion to reconsider Item 7-R-cf on the Calendar of this meeting, RESOLUTION AUTHORIZING MAYOR KENNETH A. GIBSON TO ENTER INTO GRANT AGREEMENT WITH NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR THE IMPLEMENTATION OF PROGRAM OF YOUTHS IN COMMUNITY SERVICE CORPS. was made by Councilman Bontempo, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cf.

RESOLUTION AUTHORIZING MAYOR KENNETH A. GIBSON TO ENTER INTO GRANT AGREEMENT WITH NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR THE IMPLEMENTATION OF PROGRAM OF YOUTHS IN COMMUNITY SERVICE CORPS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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/ 7-R-ch.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO DELIA MARRERA  
RECEPTIONIST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD  
BEGINNING FEBRUARY 28, 1973 AND ENDING AUGUST 28, 1973. (ILLNESS - FIRST LEAVE BEGAN  
FEBRUARY 28, 1973)

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
President Turco.

No: Councilman Westbrooks.

Absent During Roll Call: Councilman Harris.

/ 7-R-ci.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SAMUEL A.  
FRISCIA, CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, FOR PERIOD  
BEGINNING JULY 1, 1973 AND ENDING DECEMBER 1, 1973. (DIRECTOR OF DEPARTMENT OF PUBLIC  
WORKS - FIRST LEAVE BEGAN JULY 1, 1970.)

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President  
Turco.

No: Councilman Westbrooks.

Absent During Roll Call: Councilman Harris.

/ 7-R-cj.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO LAUTER HUMANA CO. SUM  
OF \$6,944.58, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, FOR PREMISES 861  
BROAD STREET, BLOCK 57, LOT 131, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF  
THE STATE OF NEW JERSEY. (FREEZE STATUTE)

A motion to adopt the resolution was made by President Turco, seconded by  
Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Westbrooks, President Turco.

Absent During Roll Call: Councilman Harris.

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7-R-ck.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$85. EACH TO BATTALION CHIEF JOSEPH DOLL, ASSISTANT CHIEF INSPECTOR PHILLIP BOYLE, CAPTAIN WILLIAM BARRETT, CAPTAIN ANTHONY MASTERSON, FIREMEN JAMES CARR, JOSEPH EVARISTO, MARTIN McENROY, WALTER SAKALA, SAMUEL SOSNICKY AND ANTHONY MUSCARELLA FOR ATTENDANCE AT SEMINAR V FOR INDUSTRY, HOSPITAL, INSTITUTIONAL AND SCHOOL FIRE PREVENTION, PHILADELPHIA FIRE DEPARTMENT, JUNE 13, 1973 TO JUNE 15, 1973; SAID FUNDS IN CODE 290, FIRE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cl.

EMERGENCY RESOLUTION APPROPRIATING \$37,014.13, BOARD OF EDUCATION, TO PROVIDE FUNDS FOR RENT AND MAINTENANCE COSTS ADVANCED BY NEWARK HOUSING AUTHORITY FOR HAWTHORNE - CLINTON ANNEX; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cm.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO ACCEPT ON BEHALF OF CITY OF NEWARK, A WATER AND SEWER EASEMENT, EXECUTED BY STATE OF NEW JERSEY, DEPARTMENT OF THE TREASURY, FOR FOUR PARCELS OF LAND FOR THE PURPOSE OF WIDENING THE NORTHERLY SIDE OF SOUTH ORANGE AVENUE IMMEDIATELY ADJACENT TO NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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7-R-cn.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$20. TO SYLVIA DASILVA FOR RETURN OF FINE PAID. (CASE REOPENED AND FINE ORDERED RETURNED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-co.

RESOLUTION AUTHORIZING CITY CLERK TO ACCEPT ON BEHALF OF CITY OF NEWARK AND RECORD DEED EXECUTED BY HOUSING AUTHORITY OF CITY OF NEWARK, GRANTING CITY PARCEL OF LAND FOR WIDENING WARREN STREET BETWEEN HUDSON AND WEST MARKET STREETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cp.

RESOLUTION RESCINDING RESOLUTION 7-R-bg, ADOPTED APRIL 4, 1973, "AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK TOTALLING \$10,115.95 TO MRS. MINNIE STEINBERG AND JACOB M. GOLDBERG, ESQ., HER ATTORNEY, FOR PERSONAL INJURIES SUFFERED FROM FALL IN FRONT OF 369 FABYAN PLACE, NEWARK, NEW JERSEY, CAUSED BY A SIDEWALK WHICH UP-LIFTED BY A TREE ROOT. (JUDGMENT IN NEW JERSEY SUPERIOR COURT, LAW DIVISION)" AND AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$11,205.04 IN LIEU OF CHECK AUTHORIZED IN PRIOR RESOLUTION. (\$10,000.00, \$297.18 COSTS AND \$907.86 INTEREST)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-cq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE ON BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM OF SUM OF \$366. ON BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN IN THE CASE OF JAMES FERGUSON. (\$1,100. AWARDED BY WORKMEN'S COMPENSATION COURT - 1/3 TO CITY OF NEWARK; 1/3 TO JAMES FERGUSON; 1/3 TO ATTORNEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cr.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$375. TO FILOMENA, GERARD NAPPA, HER HUSBAND AND CERRETO AND LA PENNA, ATTORNEYS, 60 PARK PLACE, NEWARK, NEW JERSEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL SETTLEMENT OF \$7,875. CLAIM FOR INJURIES SUSTAINED BY FILOMENA NAPPA WHEN SHE TRIPPED AND FELL ON SIDEWALK ADJACENT TO A BUILDING AT 123 MT. PROSPECT AVENUE. (\$7,500. TO BE PAID BY ROSE CAPRICE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cs.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$17,000. PAYABLE TO H. DANSIGER, ABRAHAM BRENDER, THREE KEYS, INC., S.C.S. INC., ISADORE AND LINA TEVELOW, SUSAN KRAMPF AND LEWIS WEINSTEIN, ESQS., THEIR ATTORNEY, UPON RECEIPT OF GENERAL RELEASE EXECUTED BY THEM IN FAVOR CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL AND FINAL SETTLEMENT OF THEIR CLAIMS AGAINST CITY OF NEWARK, FOR LOSSES TO MERCHANDISE AND EQUIPMENT USED IN CONDUCTING THEIR BUSINESSES, AS RESULT OF THE 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-ct.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, WHICH IS NOT NEEDED FOR PUBLIC USE (450 CUBIC FEET OBSOLETE PAPER RECORDS, CITY CLERK; 50 CUBIC FEET OBSOLETE BOUND RECORD BOOKS, CITY CLERK; SURPLUS HOSPITAL SUPPLIES (NEW), IVY HAVEN NURSING HOME, SURPLUS HOSPITAL EQUIPMENT (USED), IVY HAVEN NURSING HOME AND OBSOLETE VEHICLE (TRUCK), MOTOR DIVISION, IN ACCORDANCE WITH LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-cu.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$26.25 TO FRANK JENKINS, 137-17TH AVENUE, NEWARK, NEW JERSEY AND THOMAS V. HILDNER, ESQ., NEWARK LEGAL SERVICE PROJECT, SETON HALL OFFICE, 40 CLINTON STREET, NEWARK, NEW JERSEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY FRANK JENKINS IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR REIMBURSEMENT OF FEE PAID TO DEWEY'S GARAGE FOR WRONGFUL TOWING OF HIS AUTOMOBILE ORDERED BY NEWARK POLICE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-cv.

RESOLUTION REVOKING APPOINTMENT OF THELMAN THOMAS AS A SPECIAL POLICEMAN, UPON REQUEST OF ACTING DIRECTOR OF POLICE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cw.

RESOLUTION APPOINTING ANDREW DAVLOUROS A SPECIAL POLICEMAN FOR A TERM ENDING DECEMBER 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-cx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, ADMINISTRATIVE ANALYST TO SENIOR BUDGET EXAMINER, TO PROVIDE FUNDS FOR SENIOR BUDGET EXAMINER DUE TO RECLASSIFICATION BY DEPARTMENT OF CIVIL SERVICE OF ADMINISTRATIVE ANALYST, EFFECTIVE JULY 2, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cy.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF RECREATION AND PARKS, OFFICE OF DIRECTOR, OTHER EMPLOYEES, PRINCIPAL ACCOUNT CLERK TO ADMINISTRATIVE SECRETARY, TO PROVIDE FUNDS FOR APPOINTMENT OF ADMINISTRATIVE SECRETARY ON JULY 2, 1973 INSTEAD OF NOVEMBER 7, 1973, AS ORIGINALLY PROPOSED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-cz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, OFFICE OF MAYOR AND AGENCIES, MUNICIPAL COURT CLERK TO CHIEF MUNICIPAL COURT CLERK AND ASSISTANT CHIEF MUNICIPAL COURT CLERK, TO PROVIDE FUNDS FOR PROMOTION OF MUNICIPAL COURT CLERK TO ASSISTANT CHIEF MUNICIPAL COURT CLERK AND ASSISTANT CHIEF MUNICIPAL COURT CLERK TO CHIEF MUNICIPAL COURT CLERK, EFFECTIVE JULY 2, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-da.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF PUBLIC WORKS, BUREAU OF STREETS AND SIDEWALKS, OTHER EMPLOYEES, SUPERVISOR OF ACCOUNTS TO CHIEF CLERK, STREETS AND SIDEWALKS, TO PROVIDE FUNDS FOR CHIEF CLERK, STREETS AND SIDEWALKS, DUE TO PROMOTION FROM SUPERVISOR OF ACCOUNTS, EFFECTIVE JULY 2, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-db.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS AND CONTROLS, ASSISTANT MUNICIPAL COMPTROLLER (30 HOURS), SEASONAL HELP TO ASSISTANT MUNICIPAL COMPTROLLER (37½ HOURS), TO PROVIDE ADDITIONAL FUNDS FOR ASSISTANT MUNICIPAL COMPTROLLER, WORK WEEK INCREASED FROM 30 TO 37½ HOURS, EFFECTIVE JUNE 1, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-dc.

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RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS SET FORTH IN SCHEDULE A, DEPARTMENT OF FINANCE, DIVISION OF TREASURY, OTHER EMPLOYEES, PRINCIPAL ACCOUNT CLERK TO ACCOUNTANT (37½ HOURS) TO PROVIDE FUNDS FOR EMPLOYMENT OF A MORE HIGHLY TRAINED EMPLOYEE EFFECTIVE JUNE 18, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-dd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF RECREATION AND PARKS, RECREATION PROGRAMS, OTHER EXPENSES, SUMMER RECREATION PROGRAM \$240,000., ITEM AVAILABLE FROM ELEMENTARY AND SECONDARY EDUCATION ACT, TITLE I PROGRAM, SUMMER EXTENSION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Recreation and Parks Director Washington met with the Council June 4, 1973)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-de.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, OTHER EXPENSES, CODE 735-\$1,368,000., ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF AGRICULTURE, SPECIAL SUMMER FOOD SERVICE PROGRAM; TO SPONSOR A SPECIAL SUMMER FOOD SERVICE PROGRAM IN CITY OF NEWARK FROM JUNE 27, 1973 TO AUGUST 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Health and Welfare Director Buford and Budget Officer Neeley met with the Council June 4, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-df.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, OTHER EXPENSES \$250,000., ITEM AVAILABLE FROM UNITED STATES OFFICE OF ECONOMIC OPPORTUNITY, OFFICE OF HEALTH AFFAIRS, COMPREHENSIVE HEALTH SERVICES; TO CONTINUE OPERATION OF NORTH JERSEY COMMUNITY UNION HEALTH CENTER AND MARTLAND FAMILY HEALTH CENTER.

(Copy of resolution and correspondence submitted to each Member of the Council)  
(Health and Welfare Director Buford and Budget Officer Neeley met with the Council June 4, 1973)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-dg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR \$110,000., ITEM AVAILABLE FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT COMPREHENSIVE PLANNING ASSISTANCE GRANT PROGRAM CPA-N.J. 02-39-1022, FOR PLANNING AND MANAGEMENT OF NEWARK'S PEQUANNOCK WATERSHED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman James.

Councilman James noted there will be another resolution submitted with reference to the Certificate of Incorporation to utilize funds necessary for an administrative staff. This resolution is merely for the receipt of funds.

Councilman Bontempo declared he opposed this matter from the start. He felt the Council should be very careful on this, it should be looked into thoroughly, since it is very valuable property.

Councilman James referred to letter received from Terrence Moore, Project Manager, Newark Watershed Study indicating it will be to the best interests of Newark. He asked for an amendment to include a Member of the Governing Body on the Board of Directors, in order to insure Watershed properties.

Councilman Harris felt the only matter to be discussed is the resolution before the Council. He thought four or five Members of the Council should be put on the board.

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The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen Harris, James, Westbrooks, President Turco.

No: Councilman Bontempo.

Not Voting: Councilmen Bottone, Giuliano, Megaro, Villani.

A motion to table this resolution was made by Councilman Bontempo.

There was no second to the motion.

A motion to reconsider Item 7-R-dg on Page 76 in the Minutes of this meeting, RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR \$110,000., ITEM AVAILABLE FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT COMPREHENSIVE PLANNING ASSISTANCE GRANT PROGRAM CPA-N.J. 02-39-1022, FOR PLANNING AND MANAGEMENT OF NEWARK'S PEQUANNOCK WATERSHED, was made by Councilman James, seconded by Councilman Westbrooks.

Councilman Harris questioned the wisdom of the Council in rejecting this money. There seems to be a misunderstanding since this deals with a planning grant and nothing else. He felt the Council should accept this money from the Federal Government. Serious consideration should be given to the reconsideration.

Upon questioning by Councilman Giuliano, the City Clerk replied all the resolution does is incorporate money in the budget. The money cannot be spent unless authorized.

President Turco noted the application was made without knowledge of the Council. Administration was told time and again to apprise the Council of these actions. They should comply with our demands. However, it is in the best interests of the City.

Councilman James felt to cast a negative vote would be regressive. In all fairness we should accept the \$110,000 and it should be knowledgable no one can enter into a contract without Council approval.

Newark Watershed Study Project Manager Moore stated there is a staff who can continue to be watchdogs.

Councilman Bontempo said he was not making any 'deals.' He added "let your conscience be your guide."

Councilman Bottone called attention this body was bypassed. It is funding something that was done and paying salaries for people who did a good job.

Councilman Megaro questioned if the money was already inserted in the budget to which the City Clerk replied in the negative. Councilman Megaro asked if the services were already performed.

Mr. Moore stated the money is to be used for many purposes but not for



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services performed in the past. This is for a land use plan, recreation and other purposes, to give revenues for Newark and safeguard its properties.

President Turco noted this problem would not have arisen if the application was sent to the Council.

Mr. Moore asserted he advised the Council the grant was being sent and discussed it with the Staff.

President Turco urged the Council to vote favorably on the reconsideration of this resolution and recommended the City Clerk prepare an ordinance requiring the submission to the Council of any applications for Federal grants made by Administration in the future, after which it would be a violation if the law is not complied with. There has been too much disregarding of Council directives.

The motion to reconsider Item 7-R-dg, Page 76 in the minutes of this meeting was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Westbrooks, President Turco.

No: Councilman Bontempo.

Not Voting: Councilmen Giuliano, Megaro, Villani.

7-R-dg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR \$110,000., ITEM AVAILABLE FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT COMPREHENSIVE PLANNING ASSISTANCE GRANT PROGRAM CPA-N.J. 02-39-1022, FOR PLANNING AND MANAGEMENT OF NEWARK'S PEQUANNOCK WATERSHED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Harris, James, Westbrooks, President Turco.

No: Councilman Bontempo.

Not Voting: Councilmen Giuliano, Megaro, Villani.

7-R-dh.

RESOLUTION RATIFYING AND APPROVING CONTRACT BETWEEN COMMUNITY DEVELOPMENT ADMINISTRATION AND INSTITUTE FOR COURT MANAGEMENT, TO CONDUCT A STUDY OF INTERPRETER NEEDS IN THE MUNICIPAL AND COUNTY COURTS SERVING NEWARK; CONTRACT PROVIDES PAYMENT OF \$4,950. WHICH IS INCLUDED IN BUDGET FOR THIRD ACTION YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (A) AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by President Turco, seconded by Councilman Bottone.

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President Turco asserted this study merely indicates we need an interpreter and the work has already been done.

The motion directing the City Clerk to return this resolution to Administration was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

No: Councilman Bontempo.

Not Voting: Councilmen Harris, Villani.

7-R-dj. EMERGENCY RESOLUTION APPROPRIATING \$10,200., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, CODE 250, TO PROVIDE FUNDS FOR REPAIRS OF SOUTHSIDE INTERCEPTOR SEWER; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

No: Councilman Bontempo.

7-R-dj. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH HENRY BOYER, ARCHITECT, FOR PROFESSIONAL SERVICES WITH RESPECT TO INSTALLATION OF ADDITIONAL ELECTRIC CABLES AND EXPANSION OF THE CENTRALIZED COMPUTER FACILITY; COST OF AFORESAID WORK TO BE PAID FROM BOND ORDINANCES ADOPTED MAY 16, 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Absent During Roll Call: Councilman Bottone.

7-R-dk. EMERGENCY RESOLUTION APPROPRIATING \$16,153., DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, OTHER EXPENSES, CODE 735, TO PROVIDE FUNDS FOR SPECIAL SUMMER FOOD SERVICE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Absent During Roll Call: Councilman Bottone.

/7-R-dl.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO ENTER INTO AGREEMENT WITH BOARD OF EDUCATION FOR PROVIDING OUTDOOR EDUCATION AND RECREATION ACTIVITIES AT THE CITY OF NEWARK'S PEQUANNOCK WATERSHED (BOARD OF EDUCATION WILL PAY CITY OF NEWARK \$240,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Not Voting: Councilman Bontempo.

/7-R-dm.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$10,000. IN FULL SETTLEMENT MADE PAYABLE TO DR. HASKIN AND EMIL OXFELD, ATTORNEY, UPON RECEIPT BY CORPORATION COUNSEL OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS THAT CORPORATION COUNSEL MAY DEEM NECESSARY, AUTHORIZES PERSONNEL OFFICER TO CHANGE PERSONNEL RECORDS OF DR. HASKIN TO REFLECT THAT HE RETIRED ON JULY 13, 1971, AND TO EXPUNGE AND DESTROY ANY RECORDS THAT INDICATE TO THE CONTRARY; CITY OFFICIALS WILL COOPERATE WITH COUNSEL FOR DR. HASKIN IN PROCESSING DR. HASKIN'S PENSION CLAIM IN THE EMPLOYEES RETIREMENT SYSTEM; FURTHER PROVIDES FOR AUTHORIZATION OF DIRECT PAYMENT BY CITY TO DR. HASKIN IF EMPLOYEES RETIREMENT SYSTEM FAILS TO GRANT PENSION RIGHTS AS OF JULY 13, 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-dn.      RESOLUTION APPROVING MUNICIPAL PROJECTS OF THE 1973 CAPITAL BUDGET; AUTHORIZ-  
ING PREPARATION OF ORDINANCES TALLING \$24,647,809. FOR CONSTRUCTION AND EXECUTION  
OF IMPROVEMENTS PROPOSED FOR CAPITAL BUDGET YEAR 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-do.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRA-  
TION/MAYOR'S POLICY AND REVIEW OFFICE TO CONTRACT WITH DEPARTMENT OF COMMUNITY AFFAIRS  
OF THE STATE OF NEW JERSEY FOR FUNDS TO COVER PERSONNEL COSTS IN DIVISION OF SOCIAL  
PLANNING OF THE COMMUNITY DEVELOPMENT ADMINISTRATION IN SUM OF \$150,000. AND TO COVER  
COST OF IMPLEMENTING PROJECT ENTITLED "HIGHER EDUCATION ASSISTANCE PROGRAM" IN SUM OF  
\$112,041.91, FOR A TOTAL OF \$262,041.91.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Assistant Director Hodes met with the Council June 4, 1973)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-dp.      RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO  
EXECUTE WITH RUTGERS UNIVERSITY CENTER FOR URBAN POLICY RESEARCH FOR ANALYSIS OF  
HOUSING FINANCE AND SUBSIDY MODELS; HOUSING DEMAND AND SUPPLY COSTS, REVIEW OF CITY  
POLICY OPTION, AND ANY STUDIES RELATED TO AFORESAID STUDIES, AS STATED IN ATTACHED  
CONTRACT SECTION 3 SCOPE OF SERVICES; COST OF AFORESAID CONSULTING SERVICES TO BE  
PAID FROM COMPREHENSIVE PLANNING GRANT, PROJECT NO. CPA-NJ-02-39-1004, AND SHALL NOT  
EXCEED \$15,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC  
CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (A), AUTHORIZING ADVERTISEMENT OF RESOLUTION AND  
CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-dg.

RESOLUTION AMENDING RESOLUTION 7-R-bl, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, PROJECT 81/3-72 REHABILITATION OF HEATING AND VENTILATING SYSTEMS FOR ALEXANDER STREET SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL, LAFAYETTE STREET SCHOOL-\$1,054,100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-dr.

RESOLUTION DIRECTING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR THE PREPARATION OF AN ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL, PROJECT 81/3-72 REHABILITATION OF HEATING AND VENTILATING SYSTEMS FOR ALEXANDER STREET SCHOOL, CLEVELAND SCHOOL, FIRST AVENUE SCHOOL AND LAFAYETTE STREET SCHOOL-\$1,054,100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-ds.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON REALTY CORPORATION, OWNER OF PREMISES 17 MILTON STREET, BLOCK 228, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-dt.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOHN G. ICIAK, WIDOWER, OWNER OF PREMISES 27 KIPP STREET, BLOCK 2612, LOT 33, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-du.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DOROTHY GOLDFINGER AND IRWIN GOLDFINGER, HER HUSBAND, OWNERS OF PREMISES 375-377 BERGEN STREET, BLOCK 2601, LOT 35, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-dv.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM IRVING SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 485 BELMONT AVENUE, BLOCK 2701, LOT 45 FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-dw.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM POLART TREAT SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 103 PENNSYLVANIA AVENUE, BLOCK 2813, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-dx.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT AWARDED TO HENRY BOYER, ARCHITECT, FOR PROFESSIONAL SERVICES WITH RESPECT TO IMPROVEMENT FOR POLICE HEADQUARTERS LOBBY AND POLICE PROPERTY BUILDING FOR USE BY NEWARK POLICE DEPARTMENT, \$716,825. PROVIDED IN BOND ORDINANCE 6-Ph, S & F-d ADOPTED MAY 16, 1973.

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(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S. CUM SUPP. 40A:11-1  
ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-dy.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN REM, TAX SALE  
CERTIFICATE AS LISTED ON ATTACHED FORECLOSURE LIST (512 PROPERTIES).

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-dz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, POLICE DEPARTMENT, OTHER  
EXPENSES, HIGH IMPACT ANTI-CRIME PROGRAM \$834,598., FUNDS AVAILABLE FROM LAW ASSISTANCE  
ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM; TO INTEGRATE PATROL, COMMUNITY RELATIONS  
AND DETECTIVE FORCES IN THE CITY'S 512 PUBLIC SECTOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 7-R-ea.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AN AGREEMENT WITH OLYMPIC TRAILS BUS COMPANY, INC. FOR ONE AIR CONDITIONED BUS WITH DRIVER TO  
SERVICE ALL SENIOR CITIZENS FROM GROUPS RECOGNIZED BY SENIOR CITIZENS COMMISSION, FROM  
9:00 A. M. TO 5:00 P. M., AT RATE OF \$120. PER DAY, FOR 20 DAYS DURING CALENDAR YEAR  
1973 OR UNTIL TOTAL OF \$2,400. HAS BEEN SPENT; INSURANCE COVERAGE WILL BE PROVIDED BY  
BUS COMPANY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-eb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF  
RECREATION AND PARKS, DIRECTOR'S OFFICE, OTHER EXPENSES, MOBILE RECREATION UNITS-  
\$85,100., ITEM AVAILABLE FROM GREATER NEWARK CHAMBER OF COMMERCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ec.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE GRANT AGREEMENT AND ACCEPT FUNDS FOR  
NEWARK MODEL CITIES-PLANNED VARIATIONS PROGRAM IN SUM OF \$7,476,000. FROM DEPARTMENT  
OF HOUSING AND URBAN DEVELOPMENT AND TO DO ALL THINGS NECESSARY IN ORDER TO CARRY OUT  
PROGRAM INCLUDING SUBMISSION OF SUCH REPORTS, CERTIFICATIONS AND OTHER MATERIAL. AS  
THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT SHALL REQUIRE; MAYOR AND CITY OF NEWARK  
ASSUME FULL RESPONSIBILITY FOR ASSURING THAT ALL GRANT FUNDS WILL BE USED IN ECONOMICAL  
AND EFFICIENT MANNER, NO FUNDS ARE TO BE ALLOCATED OR EXPENDED FOR ANY PROJECT UNLESS  
AND UNTIL SAID INDIVIDUAL PROJECT IS APPROVED BY MUNICIPAL COUNCIL, WITH A DETAILED  
LINE-ITEM BUDGET; FURTHER THAT DIRECTOR OF FINANCE OR HIS SUCCESSOR OR DELEGATE MAY DO  
ALL THINGS REQUIRED TO OBTAIN PAYMENT OF GRANT.

A motion to adopt the resolution was made President Turco, seconded by Councilman Harris.

President Turco noted Paragraph 3 is safeguarding the Council. He addressed Community Development Administration Assistant Director Hodes indicating no funds are to be allocated and expended without detailed approval by the Council. We are interested in receiving money from HUD.

The City Clerk pointed out the policy is to attach the agreement to the resolution.

Community Development Administration Assistant Director Hodes stated they do not have the agreement as yet and details are outlined in the resolution. On June 30 HUD is losing its power to appropriate funds and does not want to lose this allotment.

Councilman Bontempo opposed the resolution being submitted at this late hour. It is an abusive action, since it involves millions of dollars.



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Upon questioning by Councilman Giuliano, Mr. Hodes stated he received the resolution yesterday afternoon.

Community Development Administration Assistant Director Hodes was directed to prepare a line item budget pertaining to the various programs.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilmen Bontempo, Westbrooks.

✓ A motion to reconsider Item 7-R-p in the Minutes of the June 6, 1973 Meeting of the Municipal Council was made by Councilman James, seconded by Councilman Bontempo. "RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT FRONTAGE ROAD AREA BOUNDED GENERALLY BY THE NEW YORK BAY RAILROAD ON THE NORTH AND WEST, FRONTAGE ROAD ON THE SOUTH AND ROUTES 1 AND 9 ON THE EAST IN THE CITY OF NEWARK IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949."

Councilman James noted this was the matter the Council had speakers before them on. He desired his vote to be recorded in the negative on this resolution.

President Turco observed this land meets the qualifications for blight.

Councilman James recalled when Newark had confiscatory taxes and Newark Airport was under rehabilitation, 15 million people came in and we all know the need for land around the airport. We would penalize investors who came in and those who were already there. For the Council to declare this area blighted is injurious to those individuals. There is no incentive to declare it blighted.

President Turco asserted when large companies are considered the blighted pieces of land in question are not involved. He asked Planning Board Chairman Bradley if a site inspection was made by that Board.

Mr. Bradley replied after the hearing a site inspection was made, followed by a lengthy deliberation by the Board of the testimony presented.

Upon questioning by Councilman James, Mr. Bradley explained there are six different steps. When the Planning Board sits, it is at the direction of this body by resolution. Consideration is given to the testimony which is given declaring the land blighted. It is guided by State Statute. The Planning Board does not concern itself with tax abatement.

Councilman James contended a blight declaration is not made without some inference to tax abatement. He wondered if businesses are not blocked if an area is

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declared blighted. There is a \$200 million investment at the airport, if tax abatement is not considered, why declare the land blighted?

President Turco maintained we are not dealing with tax abatement.

The motion to reconsider Item 7-R-p in the Minutes of the June 6, 1973 Meeting of the Municipal Council was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, President Turco.

No: Councilmen Giuliano, Harris.

7-R-p.

RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT FRONTAGE ROAD AREA BOUNDED GENERALLY BY THE NEW YORK BAY RAILROAD ON THE NORTH AND WEST, FRONTAGE ROAD ON THE SOUTH AND ROUTES 1 AND 9 ON THE EAST IN THE CITY OF NEWARK IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Megaro, President Turco.

No: Councilmen Bontempo, James, Villani, Westbrooks.

Councilman James noted he and President Turco received communications from the Newark Watershed Authority and felt after meeting with the Analysts and Director Item 7-R-r in the Minutes of the June 6, 1973 Meeting of the Municipal Council should be reconsidered. Corrections which were mandated by this Council were made and Councilman James opined this Council is 'turning their backs on this corporation.'

A motion to reconsider Item 7-R-r in the Minutes of the June 6, 1973 Meeting of the Municipal Council, "RESOLUTION TO APPROVE THE INCORPORATION OF A CORPORATION NOT FOR PROFIT, AUTHORIZED TO PROVIDE CERTAIN SERVICES TO THE CITY OF NEWARK RELATING TO THE PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF THE CITY'S WATERSHED PROPERTIES," was made by Councilman James, seconded by President Turco and failed of adoption by the following votes:

Yes: Councilmen James, Westbrooks, President Turco.

No: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani.

Not Voting: Councilman Harris.

President Turco announced this item will remain on the Municipal Council Calendar of June 20, 1973.

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1352

A motion to reconsider Item 8-o on the Calendar of this meeting, "COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, APPOINTING LIEUTENANT EDWARD KERR DIRECTOR OF THE NEWARK POLICE DEPARTMENT," was made by Councilman Harris, seconded by Councilman James.

Councilman Harris considered it a distinct pleasure to nominate Lieutenant Kerr as Newark Police Director.

Councilman James noted Acting Director Kerr's record is exemplary, there has been no panic in the streets and he demonstrated he did his best for the Police Department.

Councilman Harris called attention having served as Acting Police Director, Lieutenant Kerr has not frightened any policemen to leave their positions. No one made a quick exodus from Newark. He urged his colleagues to use good, sound judgment in this reconsideration and base their vote on his performance. The morale in his department is high. It is time for us to make some sort of contribution as elected officials.

The motion to reconsider Item 8-o on the Calendar of this meeting was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

/ 8-o.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD KERR DIRECTOR OF THE NEWARK POLICE DEPARTMENT.

A motion to confirm the appointment of Lieutenant Edward Kerr as Director of the Newark Police Department was made by Councilman Harris, seconded by Councilman James.

Councilman James noted Lieutenant Kerr is a veteran of approximately 15 years in the Police Department and is familiar with management and personnel. He stated at no time did Lieutenant Kerr become emotional at the Kawaida site and acted in a dignified manner with both black and white people. No one was in a panic because of Lieutenant Kerr's pigmentation. He should not be denied this position because of his pigmentation.

Councilman Bontempo called attention this episode could have been offset, but when a 'deal' was mentioned, he wanted the public to know he was never involved in any deal and if wrongfully accused, he would request an investigation in this connection. He made a commitment because he said he would vote for Lieutenant Kerr and did so regardless of color, race or origin.

President Turco declared a recess at 1:20 P. M.

Council reconvened at 1:35 P. M.

Councilman Villani agreed with Councilman Harris. She had previously voted to confirm Lieutenant Kerr's appointment since she is familiar with his qualifications and she does not vote for the color of a person's skin, but for his ability. As Police Director, Lieutenant Kerr would be beneficial to the citizens of Newark. However she opposed her affirmative vote being connected to her appointment as Councilman. Because of the charges of a 'deal' she would not vote on this confirmation.

Councilman Harris countered the Council has obligations to the citizens of Newark to do whatever they can to keep tensions down in the City. We must understand it is not a black City or a white City. We must get together. Edward Kerr is making a contribution to Newark and it is necessary for the Council to bring our wisdom and good judgment to the citizens.

Councilman Bontempo spoke of people who did not come forth when Councilman Westbrooks was getting petitions signed for recall of three Councilmen-at-Large. He was elected four times and stressed no one will tell him what to do. He stood up and was counted last week and reiterated he never made a 'deal.' One was never made by him.

President Turco: Will the Council confirm the nomination?

Yes: Councilmen Harris, James, Westbrooks.

Not Voting: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani,  
President Turco.

President Turco: The nomination is not confirmed.

A motion directing the City Clerk to place this matter on the June 27, 1973 Calendar of the Municipal Council was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco announced this matter will be on the Calendar of June 20, 1973. The meeting of June 20, 1973 may not be held due to lack of quorum. If so that meeting will be adjourned to June 27, 1973.

#### MOTIONS.

7-M-a.

A MOTION TO SELECT COUNCILMAN LOUIS M. TURCO TO REPRESENT THE MUNICIPAL COUNCIL ON THE REAL ESTATE COMMISSION OF THE CITY OF NEWARK, was made by Councilman Giuliano, seconded by Councilman Bottone.

Councilman Westbrooks strongly opposed this motion. He said this matter was not discussed in conference for President Turco to be selected to represent the

June 12, 1973

Municipal Council on the Real Estate Commission. This matter should have been discussed in private session.

Councilman Giuliano maintained he made the motion and everyone has the right to be nominated.

Councilman Westbrook asserted it is quite obvious what the President and his colleagues are doing. Every Councilman should be given equal consideration on any Board. The President nominated himself and Councilman Westbrook was not considered at all. This is part of the entire scheme and he is "sick and tired of it." The vote has always been a black and white issue.

Councilman Bontempo maintained the records speak for themselves which prove they have not always been a 6 to 3 vote. The black and white issue should be stopped. He never voted on an individual's color.

Upon questioning by Councilman Giuliano, President Turco replied he would accept the position.

The motion to select Councilman Louis M. Turco to represent the Municipal Council on the Real Estate Commission of the City of Newark was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, President Turco.

Not Voting: Councilmen Harris, James, Westbrook.

Councilmen Harris and Westbrook left the conference 2:05 P. M.

7-M-b.

A MOTION CONGRATULATING BENJAMIN KRUSCH, MASON-PLASTERER FOREMAN EMPLOYED BY THE DEPARTMENT OF PUBLIC WORKS AND CHAIRMAN OF THE NEWARK EMPLOYEES' RETIREMENT SYSTEM, WHO WAS PRESENTED WITH A GOLD LIFE MEMBERSHIP CARD BY THE BRICKLAYERS, PLASTERERS AND MASONS INTERNATIONAL UNION OF AMERICA ON HIS COMPLETION OF FIFTY YEARS AS A MEMBER OF THE UNION, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 2:9-11, DUTIES OF DIVISION, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, IN RELATION TO THE PLANNING, CONSERVATION,

DEVELOPMENT AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen James, President Turco.

Not Voting: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani.

8-b.

PROPOSED "ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE USED CAR LOTS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-e on Page 12 in the minutes of this meeting)

8-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF MULBERRY STREET AS LAID OUT 101 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM PARK STREET TO ARONSON SQUARE, MC CARTER HIGHWAY AND RIVER STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-f on Page 13 in the minutes of this meeting)

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE CHANGING THE NAME OF ST. GERARD PLACE FROM 7TH AVENUE SOUTHERLY, TO AMITY PLACE, EFFECTIVE JULY 1, 1973 AND FOR THE RENUMBERING AND PLACING OF STREET SIGNS ACCORDINGLY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES

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THEREFOR, (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DEPUTY MAYOR)"

(Deputy Mayor, Mayor's Office \$18,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Giuliano, Megaro, Villani, President Turco.

No: Councilman Bottone.

Not Voting: Councilman James.

/ 8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COMPLAINTS PROCESSING OFFICER)"

(Complaints Processing Officer \$13,460. - \$16,361.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, President Turco.

Not Voting: Councilmen James, Megaro, Villani.

/ 8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,500,000 BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and direct the City Clerk to seek from Administration information as to whether bids were solicited with respect to this program for revaluation, how many bids were received and what specifications were set forth in said bids, was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

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8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$677,980 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 47/228-72, 84/4-72 AND 85/1/72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING AN EASEMENT TO ADCO CHEMICAL CO., A CORPORATION OF THE STATE OF NEW JERSEY, SAID EASEMENT IS REQUIRED FOR THE PURPOSE OF INSTALLING A NEW EIGHT INCH UNDERGROUND WATER LINE ACROSS DELANCY STREET, AS PART OF AN OVERALL PROJECT TO IMPROVE THE EXISTING FIRE PROTECTION SYSTEM FOR THE PLANT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Turco, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.



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8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$8,878 FOR THE INSTALLATION OF STORM WINDOWS AND DOORS AT ALL FIREHOUSES OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 42/198-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING IN THE AGGREGATE \$3,378,421 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 83/3-72</u>	<u>ADDITIONAL FUNDS -</u>	
<u>(206-67,</u>	<u>ADDITION TO</u>	
<u>278-68,</u>	<u>AND</u>	
<u>143-70,</u>	<u>REHABILITATION</u>	
<u>69-71,</u>	<u>OF SOUTH SIDE</u>	
<u>119-71,</u>	<u>HIGH SCHOOL.</u>	<u>\$1,618,421.</u>
<u>140-71.)</u>		
<u>CAPITAL BUDGET PROJECT NO. 83/4-72</u>	<u>FOURTEENTH AVENUE SCHOOL</u>	
	<u>CONVERSION TO</u>	
	<u>PRE-K - 4TH</u>	
	<u>GRADE.</u>	<u>\$1,130,000.</u>
<u>CAPITAL BUDGET PROJECT NO. 84/1-72</u>	<u>HARRIET TUBMAN</u>	
	<u>SCHOOL (SOUTH</u>	
	<u>TENTH STREET</u>	
	<u>SCHOOL)</u>	
	<u>CONVERSION</u>	
	<u>TO PRE-K -</u>	
	<u>4TH GRADE.</u>	<u>\$ 630,000.</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

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8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING IN THE AGGREGATE \$9,297,050 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

CAPITAL BUDGET PROJECT NO. 84/2-72

ADDITIONAL FUNDS  
CONSTRUCTION OF  
LOUISE A. SPENCER  
SCHOOL

\$7,729,950

CAPITAL BUDGET PROJECT NO. 84/3-72  
(129-71)

ADDITIONAL FUNDS  
ADDITION TO AND  
REHABILITATION OF  
WEEQUAHIC HIGH  
SCHOOL

\$ 513,000

CAPITAL BUDGET PROJECT NO. 81/3-72

REHABILITATION  
OF HEATING AND  
VENTILATING  
SYSTEMS -  
ALEXANDER STREET  
SCHOOL, CLEVELAND  
SCHOOL, FIRST  
AVENUE SCHOOL AND  
LAFAYETTE STREET  
SCHOOL

\$1,054,100

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING CERTAIN SECTIONS OF TITLE 3, CHAPTER 1 (AIR POLLUTION CONTROL CODE OF THE CITY) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, (1966)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by President Turco, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

8-o.

COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD L. KERR DIRECTOR OF THE NEWARK POLICE DEPARTMENT.

(Copy of communication submitted to each Member of the Council)

(For action on this matter, see Item 8-o, Page 88 in the Minutes of this Meeting)

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PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 7, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1. OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITION IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARY THEREFOR', ADOPTED NOVEMBER 22, 1966 (6-S & F-bi) AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE ANALYST)."

(Administrative Analyst \$10,185 - \$13,545.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from May 8, 1973 to May 30, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Polish Falcons of America West 104	6003 Amended
Beth David Jewish Center	6066 Amended
Remco Industries Chapter of Deborah	6071 Amended
St. John's Ukrainian Catholic Church	6090 Amended
Sacred Heart Cathedral	6105 Amended
St. Francis Xavier Roman Catholic Church	6172 Amended
Sisterhood of Congregation B'Nai Zion	6233
Peaceful Baptist Church	6234
Combined Societies of St. Patrick's Church	6250

RAFFLES LICENSES

St. Bridget's Church	6235
B'Nai B'Rith Women, Northern New Jersey Council	6236
Rosary Altar Society-Sacred Heart Church, Vailsburg	6237

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RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society-Sacred Heart Church, Vailsburg	6238
St. James Parent Teachers Guild	6239
St. James Parent Teachers Guild	6240
Flo Okin Cancer Relief c/o Newark Beth Israel Medical Center	6241
St. James Roman Catholic Church	6242
St. Benedict's Church	6243
Essex-West Hudson Federation of Holy Name Societies	6244
St. Stanislaus Roman Catholic Church	6245
Immaculate Heart of Mary Roman Catholic Church	6246
St. Michael's Rosary Society	6247
St. Michael's Seton Library Guild	6248
Mothers Club of Essex Catholic High School	6249

A motion to concur in the Report was made by Councilman Villani, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

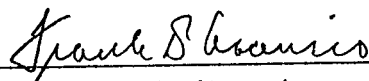
ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

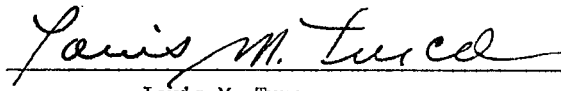
This meeting adjourned at 2:20 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Louis M. Turco

President

1762

Newark, New Jersey, June 20, 1973

A meeting of the Municipal Council of the City of Newark, New Jersey, was scheduled for 8:00 P. M., Wednesday, June 20, 1973, in the Council Chamber, City Hall, Newark, New Jersey.

At 8:30 P. M., President Turco called the meeting to order and asked for roll call.

Present: Councilman James, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council, Lieutenant Leo Bernheim, Sergeant-at-Arms.

President Turco announced we do not have a quorum. This meeting will be adjourned.

Councilman James stated in view of the fact we have citizens here tonight and recognize the fact that we have critical City business, the Acting Police Director question, tax abatement, crisis of land and several critical High Impact Programs which will affect the lives of citizens. Council Members are not here tonight and some of them publicly indicated they are at the Conference of Mayors in San Francisco. The public has a right to know their intentions prior to this meeting. Because their whereabouts are unknown, this is a "no-show" Council meeting. Councilman James felt some clarification should exist whether they are in fact in San Francisco or hiding at home. This should be so indicated. Councilman James asserted the question of the whereabouts of the other Councilmen is an insult to the public.

President Turco stated it should be made public Councilmen Harris and Bontempo indicated to the Council weeks ago that they would be attending the United States Conference of Mayors in San Francisco this week. In view of the fact we did have important business on the Calendar, such as the appointment of a Police Director, it was the request of Councilman Harris that this meeting be adjourned so that he could continue his motion to confirm the appointment. He quoted Councilman Harris' statement, "I wish to move that we retain Lieutenant Kerr's confirmation on the next Calendar of June 27, 1973." In view of the fact Council Members are not in attendance and the majority of the Council want to have a full Council for confirmation, a telephone poll was taken on June 13 and eight Members indicated they would go along with the request of Councilman Harris to adjourn the June 20, 1973 meeting to 10:00 A. M., June 27, 1973 so that he could move to confirm the nomination. Other Councilmen are not here tonight because we indicated to them we would try to have the full Council together on June 27, 1973.

President Turco continued we would have made it public in the newspaper except for the fact under the law we are required to open this meeting at 8:00 P. M. on the

June 20, 1973

scheduled date, as we did, and we could not state in the newspaper yesterday or today that the meeting would be adjourned to another date. President Turco felt none of the Councilmen acted in bad faith but mainly with respect for one another on the Council so that the important business on the Calendar could be considered by the Council of the Whole.

President Turco pointed out with respect to the High Impact Programs, the adjournment date was cleared with High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and it was indicated to us that formal action on June 27, 1973 would be sufficient for passage of those programs. Furthermore, we have sent correspondence to Mr. Damon indicating that a poll was taken on the various High Impact Programs and the results of that poll were disclosed to him.

Upon question posed by Councilman James, President Turco replied there will be a pre-meeting conference on Tuesday, June 26, 1973. On June 13, 1973 the Council was polled, since there may be no quorum for the June 20, 1973 meeting, the suggested date for the adjourned meeting was June 27, 1973 at 10:00 A. M. Eight Councilmen voted in favor and Councilman Westbrook was the only objector to the poll.

President Turco declared this meeting is adjourned to 10:00 A. M., June 27, 1973.

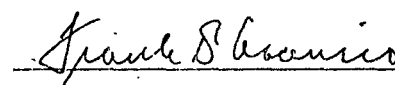
The City Clerk announced for the benefit of the people in the audience who have appeared for public hearing on Board of Adjustment applications and Ordinances, and final bidding on sale of City-owned property, this meeting is adjourned to 10:00 A. M., June 27, 1973, at which time their presence is requested to address the Municipal Council.

The City Clerk was directed to advertise in the newspaper that this meeting is adjourned to 10:00 A. M., June 27, 1973.

President Turco: This meeting stands adjourned to 10:00 A. M., June 27, 1973.

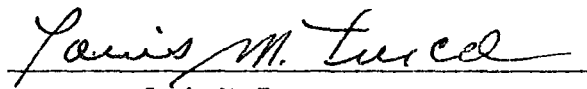
This meeting adjourned at 8:40 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Louis M. Turco

President

The adjourned meeting of the regularly scheduled June 20, 1973 meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 10:00 A. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Roger Derricotte, Mt. Olivet Baptist Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council, Lieutenant Leo Bernheim, Sergeant-at-Arms.

(Councilman Harris arrived at 11:00 A. M.)

President Turco announced Councilman Villani was not present because of the serious illness of her husband.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF APRIL, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

4-b.

The City Clerk presented COPY OF MINUTES OF MEETING OF SECOND RIVER JOINT MEETING, HELD MARCH 5, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

4-c.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR FOUR MONTHS ENDING APRIL, 1973.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

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4-c.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE,  
HELD MAY 9, 1973.

A motion that the Copy of Minutes be received was made by Councilman James,  
seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

4-d.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH  
AND WELFARE, FOR THE MONTH OF MAY, 1973.

A motion that the Report be received and placed on file was made by Councilman  
Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

4-e.

The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF MAY, 1973.

A motion that the Report be received and placed on file was made by Councilman  
Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

4-f.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO  
PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM MAY  
21, 1973 TO MAY 25, 1973.

A motion that the Report be received and copies distributed to the Tax  
Assessor and Tax Collector for implementation was made by President Turco, seconded by  
Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

4-g.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY  
ACQUISITIONS FOR URBAN RENEWAL PROJECT R-123 AND INDICATING NO PROPERTY DEMOLITIONS FROM  
MAY 28, 1973 TO MAY 31, 1973.

A motion that the Report be received and copies distributed to the Tax  
Assessor and Tax Collector for implementation was made by Councilman Bottone, seconded  
by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.



PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF ANTONIO F. BARREIROS, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT AN AUTOMOBILE REPAIR SHOP INCLUDING BODY, FENDER REPAIRS AND PAINTING; ON PREMISES 57-59 ADAMS STREET; ON CONDITION THAT 1) NEW PLANS ARE SUBMITTED TO THE OFFICE OF THE BOARD OF ADJUSTMENT SHOWING OVERHEAD DOORS ON ADAMS STREET; 2) NO CARS BEING SERVICED ARE PARKED ON THE STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

4-A-2

The City Clerk read APPLICATION OF WALTER F. VENTRICE, SR., OWNER; TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICT PRIVATE PARKING LOT FOR STORE LOCATED AT 223 BLOOMFIELD AVENUE; ON PREMISES 235-237 BLOOMFIELD AVENUE AND 174-178 HIGHLAND AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

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4-A-3.

The City Clerk read APPLICATION OF AGOSTINHO M. DE MATOS, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 1-STORY ADDITION TO 4 FAMILY DWELLING ON A LOT CONTAINING MORE THAN ONE MAIN BUILDING AND WITH INSUFFICIENT SIDE YARD AND NO ON-SITE PARKING; ON PREMISES 128 JACKSON STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

4-A-4.

The City Clerk read APPLICATION OF C. A. VIVAS, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY ADDITION TO A COMMERCIAL GARAGE; ON PREMISES 459-467 RAYMOND BOULEVARD.

(Vote of Board of Adjustment 4-0)

(Previous application approved November 21, 1967)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR EXECUTIVE DIRECTOR, HUMAN RIGHTS COMMISSION)

(Executive Director,  
Human Rights Commission      \$17,000. - \$19,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was tabled December 6, 1972)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by President Turco.

Upon questioning by Councilman James, the City Clerk replied the present salary of the Executive Director, Human Rights Commission is \$16,800., a flat salary. This proposed ordinance establishes salary range \$17,000. - \$19,500. He will receive \$17,000., an increase of \$200. and four annual increments to reach the maximum of \$19,500.

The motion to adopt the ordinance on first reading was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are six and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

6-F-b.

The City Clerk read AN ORDINANCE CHANGING THE NAME OF ST. GERARD PLACE, FROM 7TH AVENUE SOUTHERLY TO AMITY PLACE EFFECTIVE AUGUST 1, 1973 AND FOR THE RENUMBERING AND PLACING OF STREET SIGNS ACCORDINGLY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

6-F-c.

The City Clerk read BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$677,980 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS.

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47/228-72, 84/4-72 AND 85/1-72).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

6-F-d.

The City Clerk read AN ORDINANCE GRANTING AN EASEMENT TO ADCO CHEMICAL CO., A CORPORATION OF THE STATE OF NEW JERSEY, SAID EASEMENT IS REQUIRED FOR THE PURPOSE OF INSTALLING A NEW EIGHT INCH UNDERGROUND WATER LINE ACROSS DELANCY STREET, AS PART OF AN OVERALL PROJECT TO IMPROVE THE EXISTING FIRE PROTECTION SYSTEM FOR THE PLANT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

6-F-e.

The City Clerk read BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$8,878 FOR THE INSTALLATION OF STORM WINDOWS AND DOORS AT ALL FIREHOUSES OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 42/198-72).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Westbrooks and declared adopted by President Turco by

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the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

6-F-f.

The City Clerk read AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$3,378,421

FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 83/3-72</u>	<u>ADDITIONAL</u>	
<u>(206-67,</u>	<u>FUNDS -</u>	
<u>278-68,</u>	<u>ADDITION TO</u>	
<u>143-70,</u>	<u>AND</u>	
<u>69-71,</u>	<u>REHABILITATION</u>	
<u>119-71,</u>	<u>OF SOUTH SIDE</u>	
<u>140-71.)</u>	<u>HIGH SCHOOL.</u>	<u>\$1,618,421</u>
<u>CAPITAL BUDGET PROJECT NO. 83/4-72</u>	<u>FOURTEENTH</u>	
	<u>AVENUE SCHOOL</u>	
	<u>CONVERSION TO</u>	
	<u>PRE-K - 4TH</u>	
	<u>GRADE.</u>	<u>\$1,130,000</u>
<u>CAPITAL BUDGET PROJECT NO. 84/1-72</u>	<u>HARRIET TUBMAN</u>	
	<u>SCHOOL (SOUTH</u>	
	<u>TENTH STREET</u>	
	<u>SCHOOL)</u>	
	<u>CONVERSION</u>	
	<u>OF PRE-K -</u>	
	<u>4TH GRADE.</u>	<u>\$ 630,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

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/6-F-g.

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The City Clerk read AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$9,297,050 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 84/2-72</u> <u>(73-71)</u>	<u>ADDITIONAL FUNDS</u> <u>CONSTRUCTION OF</u> <u>LOUISE A. SPENCER</u> <u>SCHOOL</u>	<u>\$7,729,950</u>
<u>CAPITAL BUDGET PROJECT NO. 84/3-72</u> <u>(129-71)</u>	<u>ADDITIONAL FUNDS</u> <u>ADDITION TO AND</u> <u>REHABILITATION</u> <u>OF WEEQUAHIC</u> <u>HIGH SCHOOL</u>	<u>\$ 513,000</u>
<u>CAPITAL BUDGET PROJECT NO. 81/3-72</u>	<u>REHABILITATION</u> <u>OF HEATING AND</u> <u>VENTILATING</u> <u>SYSTEMS -</u> <u>ALEXANDER STREET</u> <u>SCHOOL, CLEVELAND</u> <u>SCHOOL, FIRST</u> <u>AVENUE SCHOOL AND</u> <u>LAFAYETTE STREET</u> <u>SCHOOL</u>	<u>\$1,054,100</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

/6-F-h.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1. OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITION IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARY THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bi) AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE ANALYST)

(Administrative Analyst                      \$10,815. - \$13,545.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks,

President Turco: The yeses are six and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

A motion to consider Item 9-c on this Calendar under Ordinances on First Reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

6-F-1.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COMPLAINTS PROCESSING OFFICER)

(Complaints Processing Officer      \$13,460. - \$16,361.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are six and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

A motion to consider Item 8-1 on this Calendar under Ordinances on First Reading was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

6-F-3.

The City Clerk read AN ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

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(This ordinance changes zones in Blocks 417, 418, 419, 420, 421, 425 and 426)  
 (Copy of ordinance and correspondence submitted to each Member of the Council)  
 (Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

Temporary President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 11, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

/ 6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED ADDING THE REGULATION FOR SANDFORD AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all times of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by adding thereto the following:

Sandford Avenue

West Side, beginning at the north curb line of Finlay Place and extending 95' northerly thereof.

Beginning at the south curb line of Finlay Place and extending 75' southerly thereof.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.



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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING LEFT TURNS ON GOULD AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-2, Prohibiting Left Turns, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Exiting North from Presbyterian Hospital Parking Lot (vacated South 10th Street) on Gould Avenue to west on Gould Avenue.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance

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having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION TITLE AND ANNUAL SALARY RANGE OF CUSTOMER SERVICE REPRESENTATIVE IN THE DIVISION OF WATER ACCOUNTING, DEPARTMENT OF FINANCE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 2 of an ordinance entitled, "An ordinance creating permanent positions in the Division of Water Accounting in the Department of Finance and establishing salaries therefore" (6S & Fk) adopted November 22, 1966 as amended and supplemented, be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective title of such positions, the codes, the minimum and maximum salaries therefore to wit:

<u>Position</u>	<u>Annual Minimum Salary</u>	<u>Annual Maximum Salary</u>
Customer Service Representative 20-009.50	\$7,140	\$8,400

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of position, annual minimum salary and annual maximum salary therefore, which are inconsistent herewith, as hereinafter set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AS AMENDED AND SUPPLEMENTED. (TO ADJUST CERTAIN SALARY RANGES IN THE OFFICE OF ASSESSMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966 (6S&Fq) and amendments thereto, be and the same is hereby amended by adjusting the minimum and maximum annual salary ranges for the following titles, to wit:

(k) Office of Assessment

<u>POSITION</u>		<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Principal Assistant Assessor	03-023	\$12,209	\$14,848
Senior Assistant Assessor	03-032	10,547	12,816

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of position, annual minimum salary and annual maximum salary therefore, which are in consistent herewith, as hereinafter set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are six and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE USED CAR LOTS.

WHEREAS, The Central Planning Board has approved the proposed changes in the Zoning Ordinance in accordance with N.J.S. 40:55-35.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 1 of Title 27 Chapter 4 of the Revised Ordinances of the City of Newark, New Jersey shall be amended to read as follows:

Article 1. Additional use, height and area requirements.

27:4-2. Additional use regulations.

(a) The following are special regulations relating to public garages, gasoline stations, automatic automobile cleaning stations, commercial garages, drive-in restaurants and used car lots and they shall govern as provided in section 27:4-1:

(1) Since gasoline or oil stations, automatic automobile cleaning stations, public garages, commercial garages, used car lots, "drive-in restaurants" meaning a business or establishment engaged in the sale of food, soft drinks, ice cream and similar confections which are so prepared, packaged in paper or other types of disposable wrappers or containers, and served at counters either inside or outside the confines of a building so as to be intended for immediate consumption either within or without the building or in motor vehicles while parked on the premises, while necessary, may be inimical to the public safety and general welfare if located without the due consideration of conditions and surroundings, no permit therefore shall be issued except upon application first made to the Board of Adjustment, which is directed to hear the same in the same manner and under the same procedure as the Board of Adjustment is empowered by law and ordinance to hear cases and make exceptions to the provisions of a zoning ordinance, and empowered to recommend in writing to the Council that a permit for such use be granted, if, in its judgment, it will not be detrimental to the health, safety and general welfare of the community, and is reasonably necessary for the convenience of the community, except that public and commercial garages shall be permitted in a Third Industrial District without requiring that an application be first made to the Board of Adjustment.

Section 2. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 3. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on

second reading and final passage was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF MULBERRY STREET AS LAID OUT 101 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM PARK STREET TO ARONSON SQUARE, MC CARTER HIGHWAY AND RIVER STREET.

The Municipal Council of the City of Newark, New Jersey do ordain:

Section 1. That all that part of Mulberry Street as laid out 101 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from Park Street to Aronson Square, McCarter Highway and River Street shall be Vacated as a Public Street or Highway reserving, however, to the City of Newark, the Department of Transportation of the State of New Jersey, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 101 foot width and the length of the above described Mulberry Street to be vacated, a strip of land extending in width from a point in the east property line of the above described Mulberry Street to be vacated, a distance of 101 feet, measured from and at right angles to the said Easterly Property line of the above Mulberry Street to be vacated, the right to enter upon the above described 101 foot strip for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described 101 foot strip and the right to enter upon the above described 101 foot strip for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 101 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this ordinance.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1648 -v, dated June 16, 1970 revised May 11, 1973.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55c-72 of the Revised Statutes of New Jersey, 1961.

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Section 2. There is hereby reserved unto the Department of Transportation of the State of New Jersey in the bed of Mulberry Street to be vacated an easement or right-of-way for existing or future utilities and further, the right by the Department of Transportation, during execution of the proposed Route 21 Freeway (Penn Plaza Project), diversion of the existing Route 21 traffic to old Mulberry Street to be vacated, between existing McCarter Highway and Raymond Boulevard, all as shown on Map of the Department of Transportation entitled '68-139 Route 21 Freeway (Penn Plaza) Section 2C' and key plan for Route 21 traffic during bridge construction at Market Street and Raymond Boulevard, copy of which is attached hereto.

Section 3. The vacation of Mulberry Street aforesaid is conditioned upon the owners of property abutting on both sides of such vacated street and the Department of Transportation saving the City of Newark harmless and free from any claim for damage resulting from the use of aforesaid vacated Mulberry Street by traffic diverted thereon during the aforesaid construction of Route 21 Freeway.

Section 4. A copy of the aforesaid Map No. 1648 -v, dated June 16, 1970 revised May 11, 1973 is affixed hereto and made a part hereof.

Section 5. This Ordinance shall take effect upon promulgation and passage in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

(Councilman Harris arrived at 11:00 A. M.)

#### HEARINGS OF CITIZENS.

The following speakers appeared before the Municipal Council urging them to approve the High Impact Anti-Crime Program entitled "North Ward Community Youth Project." The program is aimed at reducing juvenile delinquency in the North Ward by providing educational and vocational training and recreational activities to youngsters. The program was approved by former High Impact Anti-Crime Program Interim Director Damon and endorsed by religious, educational and law enforcement groups. The speakers pleaded they are only asking for 1% of the \$20 million program. The children need this Community Youth Project.

- /6-HC-a. MR. JAMES CUNDARI, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.  
 /6-HC-b. MR. JAMES SLATTERY, 41 CARTERET STREET, NEWARK, NEW JERSEY.  
 /6-HC-c. MR. STEPHEN N. ADUBATO, 744 HIGHLAND AVENUE, NEWARK, NEW JERSEY.

Councilman Westbrook stated he received a telegram to attend the Community meeting but was unable to attend. Unless convinced otherwise, he sees no reason to oppose this program.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

- /7-R-a. RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #9A, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 18-20, 22-24 AND 26-28 WEST KINNEY STREET, NEWARK, NEW JERSEY, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother, Tax Assessor Frisina, Newark Housing Authority Executive Director Notte, Newark Economic Development Corporation Acting Secretary Krauskopf and Newark Economic Development Corporation President Lenihan met with the Council May 22, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Westbrook and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrook, President Turco.

- /7-R-b. RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #9, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 40-44 AND 56 WEST KINNEY STREET, NEWARK, NEW JERSEY, TOTALLING 86 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR THE PERIOD NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother,

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Tax Assessor Frisina, Newark Housing Authority Executive Director Notte, Newark Economic Development Corporation Acting Secretary Krauskopf and Newark Economic Development Corporation President Lenihan met with the Council May 22, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

A motion to revert to "Hearings of Citizens" to permit a speaker, who was not present when his name was called, to address the Municipal Council, was made by Councilman Westbrooks, seconded by Councilman Harris and failed of adoption by the following votes:

Yes: Councilmen Bottone, Harris, James, Westbrooks.

No: President Turco.

Not Voting: Councilmen Bontempo, Giuliano, Megaro.

Councilman Westbrooks contended the Council should have the right to make exceptions to the rules permitting persons to address the Council. He recommended the Council amend the ordinance regarding Rules of Procedure Governing Conduct of Council Meetings.

7-R-c.

RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TOTALLING 87 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother, Tax Assessor Frisina, Newark Housing Authority Executive Director Notte, Newark Economic Development Corporation Acting Secretary Krauskopf and Newark Economic Development Corporation President Lenihan met with the Council May 22, 1973)

A motion to defer action on this resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.



7-R-d.

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO AN ELEVENTH SUPPLEMENTAL AGREEMENT WITH THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY WITH RESPECT TO THE NEWARK AIR AND MARINE TERMINALS PROVIDING FOR A REDUCTION IN THE AREA OF THE DEMISED PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-e.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN DEVELOPMENT, OPERATION AND EVALUATION OF PROGRAM ENTITLED "INNOVATION AWARDS", AT COST OF \$25,000. WHICH HAS BEEN ALLOCATED FROM MODEL CITIES THIRD ACTION YEAR AND PLANNED VARIATIONS BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, President Turco.

No: Councilman Westbrooks.

Not Voting: Councilman Harris.

President Turco declared a five minute recess at 12:15 P. M.

The Council reconvened at 12:40 P. M.

A motion to consider Items 7-R-ck to 7-R-cp on this Calendar at this time was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-ck.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER."

(Copy of resolution and correspondence submitted to each Member of the Council)

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(High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and Program, Design and Evaluation Assistant Director Arnold Reiter met with the Council June 12, 1973)

Councilman James stated Mr. Ben Amos, who will be the Director of the Vindicate Society Residential Treatment Center, has been a community activist in the program for three years working out of the Downtown YW-YMCA. Therefore, in the interest of our community, the City of Newark, he will move the adoption of the Vindicate Society Residential Treatment Center.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris.

Councilman Bontempo asserted the public and newspapermen should hear what High Impact Anti-Crime Program Interim Executive Director Williams has to say. That was the reason for the recess. As far as he is concerned, it is "all or none" insofar as the High Impact Anti-Crime Programs are concerned.

President Turco recommended the Council have a special meeting at 10:00 A. M., Friday, June 29, 1973 to consider the North Ward Program to insure funds are not lost on the SLEPA grants that are to expire June 30, 1973.

Councilman Bontempo could not see why the Council should have a special meeting for one section of the City. It should be for the entire City.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

President Turco stated all of these resolutions approving participation by the City of Newark through SLEPA with outside agencies will require a second vote by the Council when it comes to the execution of the contract with such agency. This is the first step and there will be a second step at a future date.

President Turco related the purpose of calling a meeting Friday is to make certain that the 1972 SLEPA funds that have to be reserved by June 30, 1973 are committed before that deadline so that the funds are not lost.

Mr. Adubato recommended passage of all the other programs irrespective whether or not the North Ward Program continues.

Councilman Bontempo reiterated he could not see why a special meeting should be called for one section of the City. It should be for the entire City.

Upon question posed by Councilman Bontempo, President Turco replied a special meeting will be called for Friday morning for the purpose of dealing with the North Ward

Program.

Councilman Harris declared the Council should move expeditiously on these resolutions and cut out the dialogue. The Council must make their decision and stand by it.

7-R-cl.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "SPECIAL CASE PROCESSING FOR IMPACT OFFENDERS."

(Copy of resolution and correspondence submitted to each Member of the Council)

(High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and Program, Design and Evaluation Assistant Director Arnold Reiter met with the Council June 12, 1973)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-cm.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "INDEPENDENCE HIGH SCHOOL."

(Copy of resolution and correspondence submitted to each Member of the Council)

(High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and Program, Design and Evaluation Assistant Director Arnold Reiter met with the Council June 12, 1973)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-cn.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER."

(Copy of resolution and correspondence submitted to each Member of the Council)

(High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and Program, Design and Evaluation Assistant Director Arnold Reiter met with the Council

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June 12, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James.

Councilman James called attention the proposal submitted to the Council by SLEPA is one which the community and the Councilman from the South Ward supports, dealing with juvenile offenders and establishing a Residential Treatment Center. He made it crystal clear the residents of Van Ness Block Association, Littleton Avenue, the 15th District all have met with the group. The Van Ness Block Association particularly expressed they are against the proposed site location utilizing the Abbey Nursing Home. Some of the concerns expressed by the citizens of Van Ness Place are probable depreciation of property value, probable cause of nuisance of adjoining students mandated to this center by the courts, problem of increasing noise and loitering and possible increase in criminal element. In view of the fact they are property owners in the City of Newark, paying high taxes, struggling to maintain a patch of ground and very proud of their block, they feel the proposed location of the center would depreciate the neighborhood as opposed to bringing about an improvement. Therefore having met with Project Director Kenneth Wilson and High Impact Anti-Crime Program Acting Director Hubert Williams, he is willing to support passage of this program providing the residents of the neighborhood, taxpayers of Newark, have an expression that they do not utilize the Abbey Nursing Home.

Councilman James asked Project Director Wilson if he is in accord with the Van Ness Block Association, 15th District, district leaders, block leaders and the community with whom he met several times.

Project Director Wilson replied initially when they met with the Van Ness Block Association, it was with the understanding if they did not get the community permission to locate their facility on Van Ness Place, then they would not. Newark School approached the Van Ness Block Association for their approval in locating the site for this facility. They have no intention of locating the center against the will of the community.

Councilman James congratulated Project Director Wilson for seeking out the Van Ness Block Association and making known his intention and after several meetings with the Van Ness Block Association indicating in the public press that they take strong opposition. The Van Ness Block Association is willing to work with Project Director Wilson in locating another facility. Councilman James pledged his office and staff will also work with Mr. Wilson. Therefore, based on this agreement, he recommends the successful adoption of this program.

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The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-co.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, "NORTH WARD COMMUNITY YOUTH PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

(High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and Program, Design and Evaluation Assistant Director Arnold Reiter met with the Council June 12, 1973)

Councilman Megaro stressed he is in favor of the Youth Program and has indicated his support for the program. He clarified he received a telegram four hours before the meeting and indicated to Mr. Adubato's Office that he was unable to attend because he had to attend a Central Planning Board meeting. He never refused to sit with Mr. Adubato to discuss this matter.

President Turco recommended adjourning the meeting to 10:00 A. M., Friday, June 29, 1973.

Councilman Harris declared we are going to have to face up to reality, either we are for it or against it. There is no reason for adjourning this meeting until Friday.

Councilman Bontempo repeated the Council should vote for "all or none" of these programs.

Councilman Megaro asserted he has always voted for programs for the benefit of the North Ward and he will continue to do so. The Council met in caucus with High Impact Anti-Crime Program Acting Director Williams to make certain funds are not lost. Councilman Megaro called attention they are looking into the merits of an alternative program.

A motion to defer action on this resolution to 10:00 A. M., Friday, June 29, 1973 was made by Councilman Megaro, seconded by President Turco.

Councilman Harris declared he represents the five Wards and must, at all times, make a positive posture for the good of the entire City. The Council has hedged on these Anti-Crime Programs. They have advocated additional police on the street, to take action on drug pushers, etc. Newark is a recipient of funds to face these problems.

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Let us deal with what is best for the total population of the City of Newark.

Councilman Harris stated he just returned from the United States Conference of Mayors in San Francisco and it is most enlightening to attend these conferences and learn from colleagues around the country the problems of the country. These High Impact Anti-Crime Programs are in effect in the majority of the cities. Councilman Harris asserted the measure of a man is where he stands in times of controversy.

Councilman James called attention there are many important matters on this Calendar which he hoped would not be delayed. We must stand up and be counted, business must go on.

Councilman Megaro recalled he did support the program. We must deal rationally in order to get the program started. If the youth must develop the City and nation, they must look for leadership. Councilman Megaro reiterated he is not opposed to this program and only indicated what was requested of him to do, to defer this matter until Friday morning.

Councilman Bontempo contended the Council should vote on "all or none" or defer all until Friday morning.

Councilman Westbrook remarked he did not know the agreement Councilman Megaro referred to, but it seems to him it is to delay the matter. The people are here today. We must vote today.

The motion to defer action on this resolution to 10:00 A. M., Friday, June 29, 1973 failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Megaro, President Turco.

No: Councilmen Harris, James, Westbrook.

Not Voting: Councilman Bontempo.

A motion to adopt the resolution was made by Councilman Westbrook, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrook.

Not Voting: President Turco.

7-R-cp.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "IMPACT TEAM POLICING PROJECT."

(Copy of resolution and correspondence submitted to each Member of the Council)

(High Impact Anti-Crime Program Interim Executive Director Harold F. Damon and

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Program, Design and Evaluation Assistant Director Arnold Reiter met with the Council  
June 12, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by  
President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Westbrooks, President Turco.

7-R-f.

RESOLUTION TO APPROVE THE INCORPORATION OF A CORPORATION NOT FOR PROFIT,  
AUTHORIZED TO PROVIDE CERTAIN SERVICES TO THE CITY OF NEWARK RELATING TO THE PLANNING,  
CONSERVATION, DEVELOPMENT AND MANAGEMENT OF THE CITY'S WATERSHED PROPERTIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by  
Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Westbrooks, President  
Turco.

No: Councilman Megaro.

Absent During Roll Call: Councilman Bontempo.

7-R-g.

RESOLUTION RATIFYING PURCHASE OF RECREATIONAL EQUIPMENT AND SUPPLIES FOR THE  
CITY OF NEWARK WATERSHED PROJECT PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.  
40A:11-6; COST OF AFORESAID RECREATIONAL EQUIPMENT AND SUPPLIES SHALL BE PAID BY FUNDS  
TRANSFERRED TO DEPARTMENT OF RECREATION AND PARKS FROM BOARD OF EDUCATION - SUMMER  
EXTENSION PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by  
Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Westbrooks,  
President Turco.

Not Voting: Councilman Bontempo.

7-R-h.

RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL  
IMPROVEMENT PROGRAM BY AMENDING PROJECTS IN 1972 CAPITAL BUDGET, TOTALLING \$143,325.,  
PROJECTS 59/272-72, 59/273-72 CONSTRUCTION OF CONCRETE CURBS AND SIDEWALKS IN AVON  
AVENUE, SOMERSET STREET TO <sup>yacated Avon Place</sup> ~~SERVICE STREET~~ AND SOMERSET STREET, AVON AVENUE TO WAVERLY  
AVENUE (NJR-6)-\$26,250.; PROJECTS 68/300-72, 68/301-72, 68/305-72 CONSTRUCTION OF CON-  
CRETE CURBS AND SIDEWALKS IN NEW STREET FROM WASHINGTON STREET TO UNIVERSITY AVENUE, IN  
WARREN PLACE FROM NEW STREET TO WARREN STREET, UNIVERSITY AVENUE FROM WARREN STREET TO  
CENTRAL AVENUE (NJR-45)-\$6,825.; PROJECTS 68/304-72, 68/306-72 WIDENING AND RESURFACING  
OF PUBLIC STREET AND CONSTRUCTION OF CONCRETE CURBS AND SIDEWALKS IN HIGH STREET.

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WARREN STREET TO BLEEKER STREET AND IN WARREN STREET FROM HIGH STREET TO WARREN PLACE-  
\$110,250.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-i.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO SCL AND BESSIE KORNFELD SUM OF \$395.22, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, FOR PREMISES 232 HALSEY STREET, BLOCK 57, LOTS 14 AND 25, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF STATE OF NEW JERSEY. (FREEZE STATUTE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro; Westbrooks, President Turco.

7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO SCL AND BESSIE KORNFELD SUM OF \$376.40, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, FOR PREMISES 228-230 HALSEY STREET, BLOCK 57, LOTS 16 AND 23, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE OF NEW JERSEY. (FREEZE STATUTE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO SOL AND BESSIE KORNFELD SUM OF \$752.80, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, FOR PREMISES 222-226 HALSEY STREET, BLOCK 57, LOTS 18, 21 AND 31, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE OF NEW JERSEY. (FREEZE STATUTE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.



7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO SOL AND BESSIE

KORNFELD SUM OF \$282.30, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, FOR PREMISES 234-236 HALSEY STREET, BLOCK 57, LOTS 12-13, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE OF NEW JERSEY. (FREEZE STATUTE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-m.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LIEB

PROPERTIES, INC., OWNER OF PREMISES 170 PESHINE AVENUE, BLOCK 2683, LOT 15, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CYRUS

GARY AND CELESTE GARY, HIS WIFE AND CYRUS GARY, JR., SINGLE, OWNERS OF PREMISES 337 PESHINE AVENUE, BLOCK 2713, LOT 18, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-o.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LUDOW

REALTY, INC., OWNER OF PREMISES 712-714 SOUTH 15TH STREET, BLOCK 2621, LOT 24, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT

GERSTL AND ANNE GERSTL, HIS WIFE, OWNERS OF PREMISES 311 PESHINE AVENUE, BLOCK 2713, LOT 5, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-q.

RESOLUTION ACCEPTING REPORTS OF APPRAISERS AND THE APPRAISAL REVIEWERS,

ROBERT W. HENDRICKS, SREA, MAI AND RICHARD GLANDER, MAI, FOR PROPERTIES DESCRIBED IN RESOLUTION AND CERTIFYING FAIR MARKET VALUE BASED UPON REVIEWS FOR ACQUISITION AND DEVELOPMENT OF CERTAIN LANDS FOR THE OPEN SPACE LAND PROGRAM AUTHORIZED BY PREVIOUS FILING OF APPLICATION; THE CITY OF NEWARK HAS RECEIVED APPROVAL OF \$3 MILLION GRANT TO ASSIST IN SAID PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Planning Officer Shapiro and Open Space Development Collin Minert met with the Council June 26, 1973)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-r.

RESOLUTION TRANSFERRING \$67,731.60 FROM RESERVE-WASHINGTON STREET PARKING LOT RECEIPTS, TRUST ACCOUNT TO CURRENT FUND, BUDGETARY OPERATIONS AND THAT THE RESULTING MONTHLY BALANCE IN ACCOUNT BE SO TRANSFERRED TO THE BUDGETARY OPERATIONS CURRENT FUND ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-s.

RESOLUTION APPROVING THE PROPOSED DESIGN PLANS FOR WORK ON ROUTE 280 STICKEL BRIDGE AND REQUESTING STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION PROCEED WITH PROJECT AS SOON AS POSSIBLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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7-R-t.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, FROM PUBLIC HEALTH NURSE TO PUBLIC HEALTH NURSE (PEDIATRICS), TO PROVIDE FUNDS FOR PROMOTION OF TWO EMPLOYEES EFFECTIVE JULY 16, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-u.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF RECREATION AND PARKS, DIVISION OF PARKS AND GROUNDS, FROM LABORER PARKS AND GROUNDS TO YARD FOREMAN, TO PROVIDE FUNDS FOR PROMOTION OF INDIVIDUAL WHO HAS PERFORMED DUTIES OF YARD FOREMAN SINCE JANUARY 1, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-v.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, POLICE DEPARTMENT, FROM POLICE CADETS TO OTHER SALARIES AND WAGES, COURT ATTENDANTS, TO PROVIDE FUNDS IN TITLE OF COURT ATTENDANT DUE TO CHANGE IN ANNUAL SALARY RANGE FROM \$6,300. - \$7,980. TO \$7,495. - \$9,111. PER ORDINANCE 6-Ph, S & F-h DATED JUNE 6, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, OFFICE OF CITY CLERK FROM FISCAL ANALYST TO CHIEF ACCOUNTANT, TO PROVIDE FUNDS

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IN TITLE OF CHIEF ACCOUNTANT DUE TO CHANGE IN TITLE EFFECTIVE JULY 16, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

/ 7-R-x.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF THE MAYOR  
AND AGENCIES, MAYOR'S OFFICE, OTHER EXPENSES, YOUTH IN COMMUNITY SERVICE CORPS SUMMER  
'73 PROGRAM \$221,789., ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS;  
TO PROVIDE MEANINGFUL SUMMER VOCATIONAL EXPERIENCE TO APPROXIMATELY 460, 14-21 YEAR OLD  
DISADVANTAGED YOUTHS THAT MEET UNITED STATES DEPARTMENT OF LABOR INCOME REQUIREMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$6,000. PLUS 6% INTEREST FROM JUNE 12, 1970 TO DATE OF ISSUANCE OF CHECK PAYABLE TO  
DOROTHY SOBIE AND BLUME, KALB, GINDIN, AND WEISEMAN, ESQS., HER ATTORNEYS, UPON RECEIPT  
OF A WARRANT OF SATISFACTION EXECUTED BY HER IN FAVOR OF CITY OF NEWARK AND ANY OTHER  
DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED WHILE WALKING  
IN AREA OF 982-984 SOUTH ORANGE AVENUE (CIVIL ACTION INSTITUTED IN SUPERIOR COURT  
AGAINST CITY OF NEWARK CHARGING NEGLIGENCE BY CITY OF NEWARK IN MAKING REPAIRS TO 3' X  
3' SECTION OF CONCRETE AROUND FIRE HYDRANT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/ 7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$2,200. PAYABLE TO ORDER OF CLIFTON DAWES AND GOODMAN & LUSTERGARTEN, ATTORNEY FOR  
PLAINTIFF, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY CLIFTON DAWES TO CITY OF NEWARK

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AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED WHILE WALKING AT 126 WEST MARKET STREET WHERE PLAINTIFF STEPPED OFF CURB INTO AN OPEN CATCH BASIN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$775. IN BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST JOSEPHINE RUSHMER. (\$1,750. AWARDED BY WORKMEN'S COMPENSATION COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$350. IN BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST PATROLMAN GIULIO CAVALLARO AND PATROIMAN JAMES A. POWERS. (\$750. AWARDED BY WORKMEN'S COMPENSATION COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

/7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$175. PAYABLE TO "THE TRAVELERS INSURANCE COMPANY, AS SUBROGEE OF VITO SALVATORE, AND SACHS & SACHS, ATTORNEYS," UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY VITO SALVATORE IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES TO HIS AUTOMOBILE AS RESULT OF FALLING IN AN EXCAVATION IN THE VICINITY OF 623 CLIFTON AVENUE, FILLED IN BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by

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Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$300. TO WILLIE J. WILLIAMS AN INFANT, WILLIE WILLIAMS AND NATHAN D. WEISS, THEIR ATTORNEY, 1180 RAYMOND BOULEVARD, NEWARK, UPON RECEIPT OF A GENERAL RELEASE TOGETHER WITH ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL TO PROTECT THE INTEREST OF CITY OF NEWARK, FOR INJURIES SUSTAINED TO WILLIE J. WILLIAMS, INFANT, WHILE CROSSING 15TH AVENUE NEAR CAMDEN STREET AT WHICH INTERSECTION EVELYN TIMMONS WAS EMPLOYED BY THE CITY OF NEWARK AS A SCHOOL CROSSING GUARD. (CASE FILED AGAINST CITY OF NEWARK IN SUPERIOR COURT OF NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$3,500. TO CLEMMIE OLIVER AND FRANCIS CARSON TRADING AS OLIVER ASSOCIATES, WILLIAM VAISMAN, AND THEIR ATTORNEYS EICHLER AND FORGOSH, ESQS., IRVINGTON, UPON RECEIPT OF A GENERAL RELEASE TOGETHER WITH ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL TO PROTECT THE INTEREST OF CITY OF NEWARK FOR DEMOLISHING STRUCTURE AT 50 FIFTH STREET WITHOUT NOTICE OF A HEARING TO TRUE OWNER, CLEMMIE OLIVER AND FRANCIS CARSON TRADING AS OLIVER ASSOCIATES OR THE MORTGAGEE, WILLIAM VAISMAN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$500. IN BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST JAMES GRIFFIN (\$1,500. AWARDED BY WORKMEN'S COMPENSATION COURT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco. 1396

Westbrooks, President Turco.

7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$500. IN BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST MILLEDGE POPE. (\$1,500. AWARDED BY WORKMEN'S COMPENSATION COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-ca adopted June 12, 1973, acknowledging receipt of offer from Joao F. Pires to purchase City-owned property at 186 Chestnut Street, Block 935, Lot 34, for \$1,300. This offer was advertised and the date of sale was established for this date.

Upon question posed by President Turco, the City Clerk replied the use of this property is limited to residential and will go with the land.

MR. FRANK SAN GIORGIO, 182 PACIFIC STREET, NEWARK, NEW JERSEY and

MRS. JOAO F. PIRES, 201 NEW YORK AVENUE, NEWARK, NEW JERSEY offered bids for this property.

Upon question posed by President Turco, Mr. Eugene Liss, Little Falls, New Jersey, Attorney representing Mr. Frank San Giorgio, replied his client contemplates constructing a home on this property in the future in conformance with the Zoning Ordinance.

Upon question posed by President Turco, Mrs. Joao F. Pires replied they own the adjacent property and want to protect their property.

There being no further bids, a motion to close the bidding and defer action on the offer of Joao F. Pires to purchase City-owned property at 186 Chestnut Street, Block 935, Lot 34, for \$5,200., was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

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A motion to consider Items 8-a and 8-j on this Calendar at this time was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 31, 1973, NOMINATING MR. JOHN M. JACKSON, 367 AVON AVENUE, NEWARK, NEW JERSEY AS A MEMBER OF THE BOARD OF ADJUSTMENT TO FILL THE UNEXPIRED TERM OF THE LATE NOAH MARSHALL, FOR A TERM EXPIRING JUNE 30, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Jackson met with the Council June 26, 1973)

President Turco announced all of the Councilmen were not present when Mr. Jackson appeared before the Municipal Council at their pre-meeting conference.

A motion to defer action on this matter was made by President Turco, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

8-j.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD KERR, DIRECTOR OF THE NEWARK POLICE DEPARTMENT.

(Copy of communication submitted to each Member of the Council)

A motion to defer action on the nomination of Edward L. Kerr for appointment to Director of the Newark Police Department to the July 11, 1973 meeting of the Municipal Council and to direct that the temporary appointment of Acting Director Kerr be continued to July 11, 1973 and further that leave of absence for Acting Director Kerr be extended to the same date, was made by Councilman Harris, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, President Turco.

Not Voting: Councilmen Bottone, Megaro.

Absent During Roll Call: Councilman Westbrooks.

(President Turco left the meeting at 2:30 P. M.)

(Temporary President Harris assumed the Chair)



/ 7-R-b1.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS ON BEHALF OF CITY OF NEWARK TO ACCEPT \$85,100. FROM THE GREATER NEWARK CHAMBER OF COMMERCE TO PURCHASE FIVE MOBILE RECREATION UNITS AND SIX TOWING VEHICLES AND AN AMOUNT FROM THE GREATER NEWARK URBAN COALITION TO PURCHASE ONE MOBILE RECREATION UNIT; FURTHER CITY OF NEWARK MUST PURCHASE THESE UNITS IMMEDIATELY WHICH ARE NECESSARY FOR SUMMER RECREATION PROGRAM WITHOUT PUBLIC ADVERTISING FOR BIDS AND BIDDING PURSUANT TO N.J.S.A. 40A:11-6 IN LIGHT OF NEED AND TIME RESTRICTION WHICH CONSTITUTE AN EMERGENCY SITUATION FOR DEPARTMENT OF RECREATION AND PARKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

/ 7-R-bj.

EMERGENCY RESOLUTION APPROPRIATING \$45,420. DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, CODE 260-\$42,684., CODE 311-\$2,736. TO PROVIDE FUNDS FOR REPAIRING CITY VEHICLES, AND PURCHASING REQUIRED SAFETY REFLECTORS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

/ 7-R-bk.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MARY C. KORNEGAY, DEPUTY MUNICIPAL COURT CLERK, OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURT, FOR PERIOD BEGINNING JULY 1, 1973 AND ENDING DECEMBER 31, 1973. (PRIVATE SECRETARY, LAW DEPARTMENT - FIRST LEAVE BEGAN JULY 1, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

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7-R-b1.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE AND/OR BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH GI GI'S KENNELS, INC. TO PERFORM THE SERVICES OF ANIMAL POUND FOR A TERM OF ONE YEAR BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974 TOTALLING \$18,000. ANNUALLY TO BE PAID ON A QUARTERLY BASIS ON THE FIRST OF EACH QUARTER; FUNDS FROM TRUST FUND ACCOUNT - DOG EXPENDITURES N.J.S.A. 4:19-15.11. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Health and Welfare Director Buford to meet with the Municipal Council at their pre-meeting conference July 10, 1973 to discuss services performed by the contractor in this instance, was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO TOUCHE ROSS & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO THE DEVELOPMENT OF DETAILED DEFINITIONS AND DESIGNS OF NUCLEAR SYSTEMS OF THE FISCAL ACCOUNTABILITY SYSTEM; COST OF AFORESAID WORK SHALL BE PAID FROM FUNDS FROM SECOND YEAR OF PLANNED VARIATIONS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Finance Director Jungherr to meet with the Municipal Council at their pre-meeting conference July 10, 1973 to discuss this matter, was made by Councilman Giuliano, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bn.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS, PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-bo.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE AND FILE APPLICATION WITH COMMISSIONER OF ENVIRONMENTAL PROTECTION TO PROVIDE ADDITIONAL INFORMATION AND FURNISH SUCH DOCUMENTS AS MAY BE REQUIRED, TO EXECUTE SUCH CONTRACTS AS ARE REQUIRED AND TO ACT AS AUTHORIZED CORRESPONDENT OF THE CITY OF NEWARK; FOR GRANT IN AMOUNT AUTHORIZED BY CHAPTER 419, LAWS OF 1971 OF THE STATE OF NEW JERSEY, WHICH AMOUNT IS EQUAL TO 50% OF PRICE TO BE PAID FOR TITLE OF LAND PRESENTLY ESTIMATED TO BE \$1,952,292. (GREEN ACRES LAND ACQUISITION).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Planning Officer Shapiro and Open Space Development Coordinator Collin Minert met with the Council June 26, 1973)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-bp.

RESOLUTION CLOSING ACCOUNT OF HOTEL CERTIFICATES IN AMOUNT OF \$1,687.50 AND TRANSFERRING SAME TO CURRENT FUND, BUDGET OPERATIONS ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to request a legal opinion from the Corporation Counsel with respect to this matter, was made by Councilman Megaro, seconded by Councilman Westbrooks and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-bq.

RESOLUTION CANCELLING SECURITY DEPOSIT LEASE, WATER OPERATING UTILITY, SUM OF \$825. AND TRANSFERRING SAME TO BUDGETARY OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

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7-R-br.

RESOLUTION CANCELLING OVERPAYMENTS OF WATER RENTS, WATER UTILITY SECTION, SUM OF \$116.07 AND TRANSFERRING SAME TO BUDGETARY OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bs.

RESOLUTION CANCELLING TERMED DEPOSIT ON SALE OF LAND, WATER UTILITY FUND, SUM OF \$375. AND TRANSFERRING SAME TO BUDGETARY OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bt.

RESOLUTION CANCELLING ACCOUNTING RECORDS "DUE TO EMPLOYEE" SUM OF \$362.47 AND TRANSFERRING SAME TO BUDGETARY OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bu.

RESOLUTION CANCELLING ACCOUNTING RECORDS "DUE TO EMPLOYEE" SUM OF \$245.53 AND TRANSFERRING SAME TO BUDGETARY OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bv.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$10. TO JOSEPH GLUTINGER AS RETURN OF DEPOSIT, BUREAU OF STREETS AND SIDEWALKS, FOR SIDEWALK

PERMIT ON PREMISES 718-722 SOUTH 17TH STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bw.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH VOLPE SERVICE COMPANY, INC., 148 SOUTH VALLEY ROAD, WEST ORANGE, LOWEST RESPONSIBLE BIDDER, FOR AIR CONDITIONING FOR TACTICAL FORCE ASSEMBLY ROOM, POLICE HEADQUARTERS, ANNEX NO. 2, 415 UNIVERSITY AVENUE, FOR \$7,900., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM 1973 BUDGET, CODE 405, POLICE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bx.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH RIDGE DOOR SALES, ROUTE 22 AND McLEAN PLACE, HILLSIDE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR NEW OVERHEAD AUTOMATIC APPARATUS DOORS, ETC., FOR VARIOUS FIRE HOUSES AT VARIOUS LOCATIONS IN CITY OF NEWARK, FOR \$29,072., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM CAPITAL BUDGET PROJECT #114-71, 6-S & F-c, DECEMBER 30, 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-by.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH VOLPE SERVICE COMPANY, INC., 148 SOUTH VALLEY ROAD, WEST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR REHABILITATION OF PRESENT AIR CONDITIONING SYSTEM, POLICE DIRECTOR'S OFFICE AREA, POLICE HEADQUARTERS, 22 FRANKLIN STREET, FOR \$6,588. IN ACCORDANCE WITH THEIR BID

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1433 AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM 1973 BUDGET, CODE 405, POLICE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-bz. RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD 45 PROJECTS TO 1972 CAPITAL BUDGET, TOTALLING \$4,958,453., AS PER RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-ca. RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, BOARD OF EDUCATION, TOTALLING \$11,764,350. PROJECT 90/4-72 SUPPORTING FACILITY WORK FOR NEW SOUTH BROAD STREET SCHOOL (NJR-52)-\$2,730,000., PROJECT 91/1-72 SUPPORTING FACILITY WORK FOR 500 PUPIL KINDERGARTEN THROUGH 4TH GRADE (NJR-72)-\$3,227,600., PROJECT 91/2-72 SUPPORTING FACILITY WORK FOR 900 PUPIL KINDERGARTEN THROUGH 8TH GRADE SCHOOL (NJR-72)-\$5,806,750.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Westbrooks and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-cb. RESOLUTION AMENDING RESOLUTION 7-R-b1, OCTOBER 4, 1972, PROPOSED 1972 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1972 CAPITAL BUDGET, CAPITAL FUND, PROJECT 96/4-72 PURCHASE OF LAND AND CONSTRUCTION OF PARKING FACILITY TO SERVE THE N.J.R-45 AND N.J.R-62 URBAN RENEWAL AREAS \$3,800,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by

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Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-cc.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE NORTH JERSEY COMMUNITY UNION FOR OPERATION OF AMBULATORY HEALTH SERVICE FACILITY AT NORTH JERSEY COMMUNITY UNION HEALTH CENTER. THE OPERATING BUDGET SHALL BE \$559,691 FOR AN EIGHT MONTH PERIOD. (\$204,000. CEO, \$165,691. PLANNED VARIATIONS 1ST YEAR ACTION FUNDS, \$50,000. CERTIFIED HEALTH SERVICES FUNDS 1972, \$140,000. ESTIMATED MEDICAID REIMBURSEMENT) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEW., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-cd.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY FOR OPERATION OF AMBULATORY HEALTH SERVICE FACILITY AT MARTLAND FAMILY CARE UNIT. THE OPERATING BUDGET SHALL BE \$136,000.00 FOR EIGHT MONTHS (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED) (\$57,000. NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY, \$46,000. CEO, \$33,000. MEDICAID REIMBURSEMENTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-ce.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY DENTAL GROUP FOR OPERATION OF DENTAL HEALTH SERVICE FACILITY AT GLADYS F. DICKINSON HEALTH CENTER. THE OPERATING BUDGET SHALL BE \$40,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1

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ET SEQ., AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED) (\$40,000. FROM  
NEW JERSEY STATE AID CONTRACT N-239)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-cf.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH  
AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, URBAN RODENT AND INSECT CONTROL PROJECT  
\$240,289., ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE,  
URBAN RODENT AND INSECT CONTROL PROJECT; TO CONTINUE OPERATIONS OF THE URBAN RODENT AND  
INSECT CONTROL PROJECT, DEVELOPED FOR PRIMARY IMPACT IN THE MODEL NEIGHBORHOOD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-cg.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/  
COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH RUTGERS UNIVERSITY  
GRADUATE SCHOOL OF EDUCATION FOR PURPOSE OF CONTINUING "PROJECT WE" (TRAINING OF BI-  
LINGUAL TEACHERS IN THE NEWARK PUBLIC SCHOOL SYSTEM); CONTRACT PROVIDING FOR PAYMENT OF  
\$105,455. PLANNED VARIATIONS BUDGET FOR FIRST YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-ch.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/  
COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH ESSEX COUNTY COLLEGE  
FOR CONTINUING "ADULT BASIC EDUCATION CAREER DEVELOPMENT CENTER" (PROVIDE BASIC EDUCATION  
FOR APPROXIMATELY FOUR HUNDRED STUDENTS); CONTRACT PROVIDES FOR PAYMENT OF \$20,000.



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PLANNED VARIATIONS BUDGET FOR FIRST YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-ci.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH CORNELL UNIVERSITY, COLLEGE OF ENGINEERING, FOR CONTINUING "TECHNICAL ENRICHMENT PROGRAM" (REDUCE HIGH ATTRITION RATE OF MINORITY STUDENTS ENTERING ENGINEERING AND SCIENCE PROGRAMS IN COLLEGE); CONTRACT PROVIDES FOR PAYMENT OF \$37,941. PLANNED VARIATIONS BUDGET FOR FIRST YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Bontempo, James, Westbrooks, Temporary President Harris.

No: Councilman Bottone.

Not Voting: Councilmen Giuliano, Megaro.

7-R-cj.

RESOLUTION AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH SERVICE DYNAMICS CORP. FOR THE MANAGING OF THE SUMMER FOOD SERVICE PROGRAM. THE COST OF THE CONTRACT SHALL BE A MAXIMUM OF \$120,200. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ. REQUIRING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Temporary President Harris.

Health and Welfare Director Buford appeared before the Municipal Council.

Councilman James stated it has been brought to the Council's attention by various Councilmen that Service Dynamics Corp. at one time had been dropped by the City for poor performance. He asked what will Service Dynamics Corp. do for \$120,200. as opposed to our own Summer Food Program Staff?

Health and Welfare Director Buford replied he had no knowledge of poor performance by Service Dynamics Corp. He has information that the firm was not selected because of the high bid, not because of poor performance. Health and Welfare Director Buford related details have been presented in a package to each Councilman. The purpose

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For using Service Dynamics Corp. is for more effective management, financial and quality control of the Summer Food Program. This program is one of short duration and because of many aspects of the program being difficult to control is subject to mismanagement over the period. They think this firm has the capability to effectively assist in preventing audit exceptions that had been taken in past programs. Health and Welfare Director Buford stated he evaluated services provided and based upon analysis recommended Service Dynamics to the Council. He added on June 11, 1973 he submitted to President Turco the sequence of events which took place in terms of the final decision for Service Dynamics Corp.

Health and Welfare Director Buford declared if the Council does not approve a contract with Service Dynamics Corp., we will effect an alternative plan to carry out the Summer Food Program ourselves. We will continue to have a Summer Food Program.

Councilman Bottone asked if the amount of money to be contracted is not used, if this firm is not hired, where will this additional money revert, for additional food or returned to the government?

Health and Welfare Director Buford replied in the absence of a contract with Service Dynamics Corp. they will have to request an emergency appropriation to have a staff to carry out the Summer Food Program.

Upon questioning by Councilman James, Health and Welfare Director Buford replied Mrs. Hall was Director last year. She has been of great assistance in preliminary planning to develop the proposal. The Program Coordinator for the Summer Food Program is William Farrell, employee of the Health Planning Agency transferred for the summer for the purpose of coordinating the Summer Food Program. He is a year-round employee.

Councilman James asked if the amount of \$120,200. was derived by Service Dynamics Corp. or by Health and Welfare Director Buford's staff.

Health and Welfare Director Buford replied it was arrived at based upon functions and needs of the program which was essentially a joint arrival, computed on the total number of meals to be served, at the rate of six cents per meal. Health and Welfare Director Buford reiterated in the event the Municipal Council should choose not to approve the contract with Service Dynamics Corp., an emergency appropriation is of the utmost importance in order to move to effect an alternative plan for the implementation of the Summer Food Program.

Upon question posed by Councilman Bottone, Acting Budget Officer Neely replied a number of people have reviewed this contract, along with Health and Welfare Director Buford, because of the audit exceptions in the past two years. The Summer Food Program is scheduled to start tomorrow. They recommend awarding the contract to Service

Dynamics Corp.

Councilman James asked what was the total staff last year as opposed to \$120,200. this year?

Manpower Director Wheeler replied a great deal of the staff last year was handled through PEP and CDA. No money is provided for staffing. It becomes the responsibility of the recipient municipality. Whatever we spend in terms of this contract becomes our In-Kind contribution. On loan from the Community Development Administration, Mrs. Hall received a salary and stipend.

Temporary President Harris asked is there going to be any arrangement, as made with Mrs. Hall, that Mr. Farrell will receive a salary plus stipend?

Acting Budget Officer Neely replied in the negative. This is a major program and requires more time. It has been documented in the request that the various people will be on full time and the program will be operated by City employees in the future. The \$120,200. is the maximum they can get. It is not a giveaway contract.

The motion to adopt the resolution was declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-cq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$375. TO FILOMENA, GERARD NAPPA, HER HUSBAND AND CERRETO AND LA PENNA, ATTORNEYS, 60 PARK PLACE, NEWARK, NEW JERSEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL SETTLEMENT OF \$7,875. CLAIM FOR INJURIES SUSTAINED BY FILOMENA NAPPA WHEN SHE TRIPPED AND FELL ON SIDEWALK ADJACENT TO A BUILDING AT 123 MT. PROSPECT AVENUE. (\$7,500. TO BE PAID BY ROSE CAPRICE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to request a legal opinion from the Corporation Counsel in reference to this matter, was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-cr.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, OTHER EXPENSES, \$150,000., ITEM AVAILABLE FROM THE

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DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, NEWARK HEALTH SERVICES DELIVERY SUBSYSTEM PROJECT; TO CONTINUE DEVELOPMENT OF A BASE FOR A SINGLE SYSTEM OF AMBULATORY CARE SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-cs.

EMERGENCY RESOLUTION APPROPRIATING \$163,029. DEPARTMENT OF HEALTH AND WELFARE, DIRECTOR'S OFFICE, TO PROVIDE FUNDS FOR SPECIAL SUMMER FOOD SERVICE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-ct.

EMERGENCY RESOLUTION APPROPRIATING \$389,421. MANDATORY ITEMS, DEFERRED CHARGES AND STATUTORY EXPENDITURES, TO PROVIDE FUNDS FOR CONSOLIDATED POLICE AND FIREMEN'S PENSION FUND (823) \$387,691., PUBLIC EMPLOYEES' RETIREMENT SYSTEM (826) \$1,730.; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

Councilman Giuliano nominated Councilman Michael A. Bontempo to serve as a Member of the Joint Meeting Maintenance beginning July 1, 1973 and ending June 30, 1974. Councilman Megaro seconded the nomination.

Councilman Westbrooks recommended action on this matter be deferred. He called attention the Joint Meeting Maintenance will not meet until the third Thursday in July, and if the Council votes on this appointment at the July 11, 1973 there will be ample

time. He has strong feelings about this matter and would like to submit another name to serve on this Board.

Temporary President Harris asserted this matter should have been resolved at the pre-meeting conference. He requested the nomination be withdrawn and the matter deferred for further discussion.

Upon question posed by Temporary President Harris, the City Clerk replied the term expires June 30, 1973. He must check the law to ascertain if the present Member stays on until there is a successor.

Councilman Westbrook reiterated there is ample time until the July 19, 1973 meeting of the Joint Meeting Maintenance. The person will remain until there is a successor. Councilman Westbrook declared this will be Councilman Bontempo's second term on this Board and it will set a precedent. He charged Councilman Bontempo of being greedy in this case.

Councilman Westbrook nominated Councilman Harris to serve on this Board. He felt Councilman Harris would be capable.

Councilman James asserted there are nine Councilmen, it should be shared equally. It is fair that the others should be given consideration to serve on the Joint Meeting Maintenance. Never in history of this Council has a Member been appointed twice during the term. Someone is being greedy and there is something behind it.

Councilman Giuliano recalled years ago a Councilman served more than one year on this Board.

Temporary President Harris reiterated this matter should have been resolved at the pre-meeting conference. It is more important the Council work together and consider more important matters. He does not wish to serve on this Board. Temporary President Harris urged his colleagues to reconsider the Mayor's nomination of Lieutenant Kerr as Director of the Police Department.

Councilman Westbrook was reluctant to yield. He said the only reason he got to sit on this Board was by a strange fluke. Councilman Harris was next in line to serve on the Joint Meeting Maintenance. Councilman Westbrook asserted no Councilman has ever voted to sit on any Board unless there were "bucks" behind it. He charged the Council is trying to prevent a black Councilman from reaping just rewards.

7-R-cu.

RESOLUTION APPOINTING COUNCILMAN MICHAEL A. BONTEMPO A MEMBER OF THE JOINT MEETING MAINTENANCE BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Temporary President

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Harris.

No: Councilmen James, Westbrooks.

7-R-cv.

RESOLUTION APPOINTING COUNCILMAN DENNIS A. WESTBROOKS A MEMBER OF THE SECOND RIVER JOINT MEETING BEGINNING JULY 1, 1973 AND ENDING JUNE 30, 1974.

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Temporary President Harris.

Not Voting: Councilman Westbrooks.

7-R-cw.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH THE NATIONAL LEAGUE OF CITIES - U. S. CONFERENCE OF MAYORS, INC. FOR THE 1973 SUMMER YOUTH TRANSPORTATION PROGRAM IN THE AMOUNT OF \$23,437. (\$23,437. FROM FEDERAL FUNDS, CITY OF NEWARK REQUIRED TO MATCH WITH 25% LOCAL SHARE OF NO LESS THAN \$7,813.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-cx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, OTHER EXPENSES, 1973 SUMMER YOUTH TRANSPORTATION PROGRAM, ITEM AVAILABLE FROM NATIONAL LEAGUE OF CITIES, UNITED STATES CONFERENCE OF MAYORS, \$23,437.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-cy.

RESOLUTION APPROVING THE ACCEPTANCE OF UNITED STATES DEPARTMENT OF JUSTICE, LAW ENFORCEMENT ASSISTANCE ADMINISTRATION AND STATE LAW ENFORCEMENT PLANNING AGENCY FUNDS FOR A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED, "COMPUTERIZED, COMMUNICATION, COMMAND AND CONTROL SYSTEM."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-cz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC  
WORKS, DIVISION OF TRAFFIC AND SIGNALS, OTHER EXPENSES, IMPACT STREET LIGHTING PROGRAM  
#72-DF-02-0100 - \$107,200., FUNDS AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRA-  
TION, HIGH IMPACT ANTI-CRIME PROGRAM. (THIS INCREASES TOTAL ANTICIPATED ITEM OF REVENUE  
FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM, FROM  
\$834,598. TO \$941,798.; PILOT PROJECTS WILL BE INSTITUTED IN POLICE DISTRICTS 511, 512,  
513, 311 AND 313)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-da.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACTS TALLING  
\$376,616. WITH CERAMI CONSTRUCTION CO. - GENERAL CONSTRUCTION (\$299,346.), HUDSON  
STRUCTURAL IRON WORKS INC. - STEEL (\$41,315.), FECHTNER PLUMBING & HEATING CO. -  
PLUMBING AND HEATING (\$11,650.), A. S. KURZ INC. - MECHANICAL WORK (\$17,325.) AND S. M.  
BROWN - ELECTRICAL WORK (\$6,980.), LOWEST RESPONSIBLE BIDDERS, FOR THE FIRE TRAINING  
FACILITY, IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; COST OF AFORESAID WORK TO  
BE PAID FROM ORDINANCE NO. 6-S & F-s, DECEMBER 30, 1971, PROJECT NO. 16-71B, ORDINANCE  
NO. 6-S & F-e, DECEMBER 20, 1972, PROJECT NO. 42/197-72 AND 6-Ph, S & F-1, JUNE 6,  
1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

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7-R-db.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH STANDARD METAL PRODUCTS, INC., LOWEST RESPONSIBLE BIDDER FOR ALUMINUM STORM WINDOWS AND DOORS FOR VARIOUS FIRE HOUSES, FOR \$20,263. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM ORDINANCE NO. 6-S & F-e, DECEMBER 20, 1972, CAPITAL BUDGET PROJECT NO. 42/198-72.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-dc.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ATLAS STEEL PRODUCTS COMPANY, LOWEST RESPONSIBLE BIDDER, FOR ALUMINUM STORM WINDOWS AND DOORS FOR VARIOUS FIRE HOUSES FOR \$9,261. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM ORDINANCE NO. 6-S & F-e, DECEMBER 20, 1972, CAPITAL BUDGET PROJECT NO. 42/198-72.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-dd.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ROBERT BOSSERT AND COMPANY, LOWEST RESPONSIBLE BIDDER, FOR RECONSTRUCTION AND REPAVING OF PORTIONS OF RAYMOND BOULEVARD, PROJECT NJR-121 (CAPITAL BUDGET PROJECT NO. 352-68) FOR \$502,237., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS: COST OF AFORESAID WORK TO BE PAID FROM ORDINANCE 6-S & F-d, APRIL 2, 1969, (CAPITAL BUDGET PROJECT NO. 352-68), (\$389,600. TOTAL COST OF AFORESAID WORK WILL BE FUNDED BY GRANT FROM ECONOMIC DEVELOPMENT ADMINISTRATION, RESOLUTION 7-R-bi, NOVEMBER 21, 1972.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Westbrooks and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.



7-R-de.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH J & B MECHANICAL CORP., 35 BOGERT ROAD, PINE BROOK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR \$12,463. FOR RENOVATIONS TO HOT WATER SYSTEM, ETC. (ADMINISTRATION AND RESIDENCE BUILDING) 12 ROSEVILLE AVENUE, DEPARTMENT OF HEALTH AND WELFARE, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS: COST OF AFORESAID WORK TO BE PAID FROM MODEL CITIES (HUD) THIRD ACTION YEAR FUNDS, NOVEMBER 1, 1972 TO OCTOBER 30, 1974, ADDITION AND COORDINATION AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-df.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, POLICE DEPARTMENT, OTHER EXPENSES, POLICE COMPUTERIZED COMMUNICATION COMMAND AND CONTROL PROGRAM - \$2,970,619., FUNDS AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM FROM \$941,798. TO \$3,912,417.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

7-R-dg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, OPERATION OUTWARD BOUND 72ED-02-010 - \$129,360., FUNDS AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM. (THIS INCREASES TOTAL ANTICIPATED ITEM OF REVENUE FROM LAW ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM FROM \$3,912,417. TO \$4,041,777.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

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7-R-dh.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND  
AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, MAN TO MAN PROJECT - \$385,616., FUNDS AVAIL-  
ABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM.  
(THIS INCREASES TOTAL ANTICIPATED ITEM OF REVENUE FROM LAW ENFORCEMENT ADMINISTRATION,  
HIGH IMPACT ANTI-CRIME PROGRAM FROM \$4,041,777. TO \$4,427,393.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman Bottone and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-di.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF RECREATION AND PARKS TO ENTER  
INTO AN AGREEMENT WITH URBAN STRATEGIES, INC., TO PROVIDE SUMMER ENTERTAINMENT ACTIVITIES  
TO RAISE FUNDS FOR SUMMER JOBS FOR THE YOUTH OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by  
Temporary President Harris and declared adopted by Temporary President Harris by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-dj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF  
RECREATION AND PARKS, RECREATION PROGRAMS, OTHER EXPENSES, RECREATION SUPPORT PROGRAM-  
\$100,000., FUNDS AVAILABLE FROM OFFICE OF ECONOMIC OPPORTUNITY RECREATION SUPPORT  
PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Bontempo and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

7-R-dk.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE  
ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME

PROGRAM ENTITLED "TREATMENT ALTERNATIVE TO STREET CRIME (TASC)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

/ 7-R-d1.

EMERGENCY RESOLUTION APPROPRIATING \$50,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, (ASSISTANT CHIEF, PUBLIC BUILDINGS-\$13,940., OTHER SALARIES AND WAGES, BUILDING MAINTENANCE WORKER-\$18,080., BUILDING SERVICE WORKER-\$15,180., LABORER-\$2,800.) TO PROVIDE FUNDS FOR CLEANING AND MAINTENANCE OF PUBLIC BUILDINGS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

/ 7-R-dm.

EMERGENCY RESOLUTION APPROPRIATING \$50,000., DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION MAINTENANCE, OTHER EXPENSES, RESTORATION OF HAYES PARK WEST POOL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

/ 7-R-dn.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO AGREEMENT TO RECEIVE FUNDS TO CONDUCT A RECREATION SUPPORT PROGRAM FOR CITY OF NEWARK DURING SUMMER OF 1973. (\$100,000. AVAILABLE FROM OFFICE OF ECONOMIC OPPORTUNITY OF UNITED STATES GOVERNMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

June 27, 1973

7-R-do.

RESOLUTION AUTHORIZING CASH ADVANCE OF \$100. BE DELIVERED TO THE CORPORATION COUNSEL, MEMBER OF CABLE TELEVISION ADVISORY COMMITTEE OF THE FEDERAL COMMUNICATIONS COMMISSION, TO ATTEND MEETING OF CABLE TELEVISION ADVISORY COMMITTEE IN WASHINGTON, D. C. ON JUNE 29, 1973.

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Westbrook and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrook, Temporary President Harris.

MOTIONS.7-M-a.

A MOTION EXPRESSING STRONG OPPOSITION TO THE PLANNED USE OF 134-136 SOUTH TENTH STREET, NEWARK, NEW JERSEY, TO HOUSE INMATES PARTICIPATING IN A PRISONER RELEASE PROGRAM UNDER THE CONTROL OF THE NEW JERSEY STATE DIVISION OF CORRECTION AND PAROLE; AND FURTHER, IN VIEW OF THE STRONG OBJECTIONS OF NEIGHBORHOOD RESIDENTS, TO PETITION GOVERNOR CAHILL TO OVERRULE AND RESCIND THE AFORESAID DECISION OF THE STATE DIVISION OF CORRECTION AND PAROLE TO USE 134-136 SOUTH TENTH STREET AS AN ADULT INMATE FACILITY, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrook, Temporary President Harris.

COMMUNICATIONS AND PETITIONS.COMMUNICATIONS.8-a.

COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 31, 1973, NOMINATING MR. JOHN M. JACKSON, 367 AVON AVENUE, NEWARK, NEW JERSEY AS A MEMBER OF THE BOARD OF ADJUSTMENT TO FILL THE UNEXPIRED TERM OF THE LATE NOAH MARSHALL, FOR A TERM EXPIRING JUNE 30, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Jackson met with the Council June 26, 1973)

(For action on this matter, see Page 34 in the minutes of this meeting)

8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 1, 1973, APPOINTING THE FOLLOWING MEMBERS TO SERVE ON THE CITY OF NEWARK FISCAL ADVISORY BOARD FOR A TWO YEAR TERM ENDING APRIL 13, 1975:

MR. DONALD S. McNAUGHTON, CHAIRMAN OF THE BOARD, PRUDENTIAL INSURANCE COMPANY OF AMERICA.

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MR. CHARLES W. KAPPES, JR., VICE PRESIDENT AND COUNSEL, MUTUAL BENEFIT LIFE  
INSURANCE COMPANY

MR. ROBERT R. FERGUSON, PRESIDENT, FIRST NATIONAL STATE BANK OF NEW JERSEY

MR. C. MALCOLM DAVIS, CHAIRMAN OF THE BOARD, FIDELITY UNION TRUST COMPANY

MR. THOMAS J. STANTON, PRESIDENT, FIRST JERSEY NATIONAL BANK

MR. THERON MARSH, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, NATIONAL NEWARK AND  
ESSEX BANK

MR. EVERETT L. MORRIS, COMPTROLLER, PUBLIC SERVICE ELECTRIC AND GAS COMPANY

(Copy of communication submitted to each Member of the Council)

A motion that the communication be received and placed on file was made by  
Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RE-  
CEIVED JUNE 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN  
ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING  
SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO  
CREATE THE TITLE OF ADMINISTRATIVE ANALYST AT 30 HOURS PER WEEK IN THE DIVISION OF WATER  
ACCOUNTING, DEPARTMENT OF FINANCE)"

(Administrative Analyst  
(30 Hours)

\$10,815. - \$13,545.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 11, 1973  
Calendar of the Municipal Council for first reading was made by Councilman Megaro,  
seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE VARIOUS SEWER  
IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$333,500  
TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS  
TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION  
NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 6-71  
AND 9-71)

(Copy of ordinance and correspondence submitted to each Member of the Council)

June 27, 1973

1419

A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 14, SECTION 6 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This ordinance provides for a one-week holdback in the salaries and wages of City employees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Finance Director Jungherr to meet with the Municipal Council at their pre-meeting conference July 10, 1973 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 12, CHAPTER 4, ARTICLE 8, LICENSING AND REGULATION OF COIN-OPERATED MILK VENDING MACHINES, SECTION 81 OF THE REVISED ORDINANCES OF NEWARK ENTITLED 'LICENSE APPLICATION; ISSUANCE; FEE; TERM; SEPARATE LICENSE FOR EACH MACHINE.'"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Temporary President Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE VARIOUS STREET, CURB AND SIDEWALK IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$143,325 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET

PROJECTS NOS. 59/272-72, 59/273-72, 68/300-72, 68/301-72, 68/304-72, 68/305-72 AND 68/306-72)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Temporary President Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-bg), AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR FIRE PROTECTION ENGINEER)"

(Fire Protection Engineer \$14,133. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Fire Director Caufield to meet with the Municipal Council at their pre-meeting conference July 10, 1973 to discuss this matter, was made by Temporary President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 8, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y), ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO CHANGE THE TABLE OF ORGANIZATION)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

June 27, 1973

1421  
8-j.

COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD KERR, DIRECTOR OF THE NEWARK POLICE DEPARTMENT.

(Copy of communication submitted to each Member of the Council)

(For action on this matter, see Page 34 in the minutes of this meeting)

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 1, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 8:14-6 (a) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966."

(This ordinance adjusts cigar store license fees:

Shoe shine parlor..... \$10.00

Cigar store where gross sales of cigars  
and tobacco exceed \$2,500. per year..... 10.00

Cigar store where gross sales are \$2,500.  
per year, or less ..... 5.00)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks,  
Temporary President Harris.

8-l.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 28, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND THE ZONING DISTRICT MAP OF THE CITY OF NEWARK."

(This ordinance changes zones in Blocks 417, 418, 419, 420, 421, 425 and 426)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-j on Page 9 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 2:9-11, DUTIES OF DIVISION, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, IN RELATION TO THE PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES."

(Copy of ordinance and correspondence submitted to each Member of the Council)



A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR' (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DEPUTY MAYOR)"

(Deputy Mayor \$18,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COMPLAINTS PROCESSING OFFICER)"

(Complaints Processing Officer \$13,460. - \$16,361.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-1 on Page 9 in the minutes of this meeting)

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED MAY 25, 1973, ENCLOSING PROPOSED "ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 11, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

June 27, 1973

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NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from May 31, 1973 to June 13, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Society of Holy Rosary of St. Francis Xavier Church	5989 (Amended)
Rosary Altar Society - Sacred Heart Church, Vailsburg	6011 (Amended)
Anshe Luborowitz Sisterhood	6027 (Amended)
Congregation B'nai Zion	6038 (Amended)
Melvin Spitz Chapter #3 DAV	6075 (Amended)
Congregation Chevra Anshe Lubovitz	6088 (Amended)
Congregation Ahavas Sholom	6091 (Amended)
Newark Aerie No. 44 F.O.E.	6098 (Amended)
St. Francis Xavier Roman Catholic Church	6172 (Amended)
Church of Our Lady of Good Counsel	6231 (Amended)
Rosary Confraternity of St. Rose of Lima Church	6257
Peaceful Baptist Church	6259

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Children of Mary Sodality of St. Francis Xavier Church	6251
Holy Name Society - St. Francis Xavier Church	6252
Child Service Association Inc.	6253
Bronze Shields, Inc.	6254
St. Bridget's Church	6255
Parents and Guardians Guild of St. Vincent's Academy	6256
Sacred Heart Cathedral School	6258
Gethsemane Baptist Church	6260
St. James Rosary Altar Society	6261
Holy Name Society - Sacred Heart Church	6262
Green Pastor Baptist Church	6263

June 27, 1973

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A motion to concur in the Report was made by Temporary President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

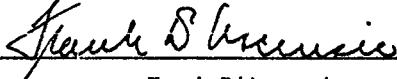
ADJOURNMENT.

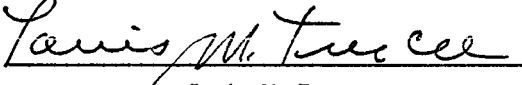
12. A motion to adjourn this meeting was made by Councilman James, seconded by Temporary President Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Westbrooks, Temporary President Harris.

This meeting adjourned at 4:15 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Louis M. Turco  
\_\_\_\_\_  
President

Newark, New Jersey, July 11, 1973 1

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Robert Smith, New Born Baptist Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD MAY 17, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-b. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF MAY, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-c. The City Clerk presented REPORT OF MUNICIPAL COURT, PART I, PART II, PART IV AND PART V, FOR THE MONTHS OF APRIL AND MAY, 1973.

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-d. The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF MAY, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,

2 Westbrooks, President Turco.

4-e. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD APRIL 18, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD APRIL 18, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-g. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD MAY 3, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Westbrooks, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-h. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD MAY 3, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-i. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD MAY 16, 1973.

July 11, 1973

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(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-j.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD MAY 16, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-k.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN DEVELOPMENT IN THE CITY OF NEWARK, HELD MAY 25, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-l.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JUNE 11, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-m.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAUKE - RAMAPO, HELD MAY 9, 1973.

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

July 11, 1973

4-n.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-32 AND R-121 AND INDICATING NO PROPERTY DEMOLITIONS FROM JUNE 4, 1973 TO JUNE 8, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-o.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR FIVE MONTHS ENDING MAY, 1973.

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-p.

The City Clerk presented COPY OF MINUTES OF SECOND RIVER JOINT MEETING, HELD JUNE 4, 1973.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-q.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD JUNE 13, 1973.

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-r.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-121 AND INDICATING NO PROPERTY DEMOLITIONS FROM JUNE 11, 1973 TO JUNE 15, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Westbrooks, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

July 11, 1973

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4-s.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JUNE 18, 1973 TO JUNE 22, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-t.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR MAY, 1973.

A motion to approve the Reports of Contracts awarded was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment Applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF LOUIS D'ADDARIO, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT CONVERSION OF A 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 28 VERMONT AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.



July 11, 1973

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4-A-2.

The City Clerk read APPLICATION OF EDWARD AND JULIA CHICHOWSKI, OWNERS; TO PERMIT IN A 3RD RESIDENCE DISTRICT SECOND STORY ADDITION TO EXISTING TAVERN FOR TWO DWELLING UNITS AND WITH INSUFFICIENT SIDE YARD; ON PREMISES 107 HAWKINS STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-3.

The City Clerk read APPLICATION OF AURELIO LUGO, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONVERSION OF A 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS; ON PREMISES 155 SUMMER AVENUE; ON CONDITION THAT 1.) A FIRE ESCAPE IS INSTALLED WITHIN NINETY DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application awaiting a legal opinion from the Law Department was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST AT 30 HOURS PER WEEK IN THE DIVISION OF WATER ACCOUNTING, DEPARTMENT OF FINANCE)

(Administrative Analyst (30 hours) \$10,815. - \$13,545.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

July 11, 1973

(Business Administrator Bodine, Municipal Comptroller Grexa, Deputy Finance Director Fleming Jones and Administrative Assistant Richard Fried met with the Council July 10, 1973)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are seven and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-b.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE VARIOUS SEWER IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$333,500 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 6-71 AND 9-71)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING TITLE 12, CHAPTER 4, ARTICLE 8. LICENSING AND REGULATION OF COIN-OPERATED MILK VENDING MACHINES, SECTION 81 OF THE REVISED ORDINANCES OF NEWARK ENTITLED "LICENSE APPLICATION; ISSUANCE; FEE; TERM; SEPARATE LICENSE FOR EACH MACHINE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman

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Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-d.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE VARIOUS STREET, CURB AND SIDEWALK IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$143,325 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 59/272-72, 59/273-72, 68/300-72, 68/301-72, 68/304-72, 68/305-72 AND 68/306-72)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-e.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY", (6-S & F-y), ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERE-TO (TO CHANGE THE TABLE OF ORGANIZATION)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-f. The City Clerk read AN ORDINANCE AMENDING SECTION 8:14-6 (a) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966.

(This ordinance adjusts cigar store license fees:

Shoe shine parlor.....\$10.00

Cigar store where gross sales of cigars  
and tobacco exceed \$2,500.per year..... 10.00

Cigar store where gross sales are  
\$2,500. per year, or less..... 5.00)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-g. The City Clerk read AN ORDINANCE TO AMEND SECTION 2:9-11, DUTIES OF DIVISION, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, IN RELATION TO THE PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

July 11, 1973

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

6-F-h.

The City Clerk read AN ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine, Engineering Director Zach and Public Works Director Friscia to meet with the Municipal Council at their pre-meeting conference August 7, 1973 to discuss this matter, was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

A motion to consider Item 8-ba on this Calendar under Ordinances on First Reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-i.

The City Clerk read BOND ORDINANCE TO AUTHORIZE THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$2,200,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 40A/45A-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

July 11, 1973

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President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 8, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR", (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR EXECUTIVE DIRECTOR, HUMAN RIGHTS COMMISSION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1, (g) Newark Human Rights Commission, of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966, (6-S & F-q), and amendments thereto, be and the same is hereby amended by adjusting the salary range for the following noted title, to wit:

(g) Newark Human Rights Commission

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Executive Director 03-004	\$17,000.	\$19,500.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by

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Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are seven and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CHANGING THE NAME OF ST. GERARD PLACE; FROM 7TH AVENUE SOUTHERLY, TO AMITY PLACE EFFECTIVE AUGUST 1, 1973 AND FOR THE RENUMBERING AND PLACING OF STREET SIGNS ACCORDINGLY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The name of all St. Gerard Place from Seventh Avenue Southerly, effective August 1, 1973, be and the same is hereby changed to Amity Place.
2. The erection of signs thereon and designation of numbers of premises, and change of municipal maps and records, shall be made accordingly.
3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks.

No: President Turco.

President Turco: The yeses are seven and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND EQUIPMENT FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$677,980 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 47/228-72, 84/4-72 AND 85/1/72).

WHEREAS, the Municipal Council of The City of Newark by Resolutions heretofore adopted, and has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinafter described (Capital Budget Project Nos. 47/228-72, 84/4/72 and 85/1/72); NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The acquisition of the automotive vehicles and additional equipment described in Section 3 of this ordinance are hereby respectively authorized to be acquired by the City of Newark. There is hereby appropriated to the acquisition of said vehicles and equipment described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.



Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

Purpose

(1) Capital Budget Project No. 47/228-72

The acquisition of new automotive vehicle including original apparatus and equipment for use by Division of Sanitation of the City consisting of a bulldozer.

Appropriation and Estimated Cost	\$60,000
Down Payment	\$ 3,000
Amount of Bonds and Notes	\$57,000
Period of Usefulness	5 Years

(2) Capital Budget Project No. 84/4-72

The acquisition of new automotive vehicles including original apparatus and equipment for use by Department of Recreation and Parks of the City consisting of two Forestry Bucket Trucks, one Forestry Boom Truck, two four yard Dump Trucks and one Dump Truck for pulling stumps.

Appropriation and Estimated Cost	\$83,000
Down Payment	\$ 4,000
Amount of Bonds and Notes	\$79,000
Period of Usefulness	5 Years

(3) Capital Budget Project No. 85/1-72

The acquisition of new automotive vehicles including original apparatus and equipment and additional equipment for use by the Department of Engineering of the City consisting of one fifty ton Crane, nine 35 Cu. Yd. Dump Trailers, one tandem Dump Truck and one low bed Truck.

Appropriation and Estimated Cost	\$534,980
Down Payment	\$ 26,980
Amount of Bonds and Notes	\$508,000
Period of Usefulness	5 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$6,000 which is estimated to be necessary to finance the cost of such purposes, including

architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$33,980 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$33,980 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$644,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$644,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be

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renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 5 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$644,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING AN EASEMENT TO ADCO CHEMICAL CO., A CORPORATION OF THE STATE OF NEW JERSEY, SAID EASEMENT IS REQUIRED FOR THE PURPOSE OF INSTALLING A NEW EIGHT INCH UNDERGROUND WATER LINE ACROSS DELANCY STREET, AS PART OF AN OVERALL PROJECT TO IMPROVE THE EXISTING FIRE PROTECTION SYSTEM FOR THE PLANT. THE DESCRIPTION OF THE EASEMENT ACROSS DELANCY STREET IN THE CITY OF NEWARK IS AS FOLLOWS:

BEGINNING at a point formed by the South-Easterly intersection of Rutherford Street and Delancy Street thence running along the Northerly property line of Lot 26, in Block 5056 on the tax map of the City of Newark, South 56-38' East a distance of 198.74 feet to the start of Easement, thence South 56-38' East a distance of 10 feet thence North 33-22' West a distance of 60 feet to the point of start of the Easement.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an easement be and the same is hereby granted to ADCO CHEMICAL CO. for the purpose of installing a new 8" underground water line across Delancy Street in the City of Newark. The boundaries of the easement are indicated in the attached drawing C-521-202-# Rev.4, dated March 20, 1973 and prepared by STAUBING & RUBIN, Consulting Engineers of South Orange, New Jersey for ADCO CHEMICAL CO., subject to New Jersey Statutes. The description of the easement across Delancy Street is as follows:

BEGINNING at a point formed by the South-Easterly intersection of Rutherford Street and Delancy Street thence running along the Northerly property line of Lot 26, in Block 5056 on the tax map of the City of Newark, South 56-38' East a distance of 198.74 feet to the start of Easement, thence South 56-38' East a distance of 10 feet, thence North 33-22' East a distance of 60 feet to the Northerly side of Delancy Street, thence North 56-38' West a distance of 10 feet thence South 33-22' West a distance of 60 feet to the point of start of the Easement.

Section 2. The said easement is given upon the condition that the said ADCO CHEMICAL CO., at their own expense, make all changes in the pavement, curb and sidewalk, including alterations to any utilities either public or private, made necessary, by reason of the easement and to the satisfaction of the Director of the Department of Public Works.

Section 3. The ADCO CHEMICAL CO., its successors and assigns, shall, at its own cost and expense, procure and keep in full force and effect, paid up policies for Comprehensive General Liability Insurance in favor of the City of Newark in an amount of at least \$250,000.00 (Two hundred fifty thousand dollars) for injury to any one person and \$1,000,000.00 (One million dollars) to more than one person arising out of any one accident, and Property Damage Insurance insuring the City of Newark as its interests may appear against any and all claims for damage to property of others to the extent of \$100,000.00 (One hundred thousand dollars), said policies to be approved by the Corporation Counsel and proof of said insurance coverage to be filed with the City Clerk.

Section 4. The ADCO CHEMICAL CO., its successors and assigns shall at all times assume and be responsible for all costs pertaining to maintenance of subject water line.

Section 5. A copy of the aforesaid drawing, C-521-202 # Rev. 4, dated March 20, 1973 prepared by STAUBING & RUBIN, consulting engineers of South Orange, New Jersey, for ADCO CHEMICAL CO., is affixed and made a part hereof.

Section 6. This Ordinance shall take effect upon promulgation and passage in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$8,878 FOR THE INSTALLATION OF STORM WINDOWS AND DOORS AT ALL FIREHOUSES OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN

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ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 42/198-72).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RBL adopted October 4, 1972, as amended, has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 42/198-72, and

WHEREAS, by Ordinance No. 6S&Pe entitled "BOND ORDINANCE TO AUTHORIZE VARIOUS PUBLIC IMPROVEMENTS FOR THE PUBLIC LIBRARY AND THE FIRE DEPARTMENT AND THE ACQUISITION OF NEW FIRE ENGINES AND MOTOR VEHICLES FOR USE OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$634,925 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 18/1-72, 18/2-72, 41/196-72, 42/197-72, 42/198-72, 44/199-72, 44/200-72, and 45/201-72 through 45/204-72)" adopted by the Municipal Council on December 20, 1972, authorized among other things (Capital Budget Project No. 42/198-72) the improvement of fire stations consisting of the purchase and installation of triple track, amodized aluminum storm windows and doors for all firehouses and appropriated therefor the sum of \$30,000 and the Municipal Council finds that an additional \$8,878 is required for such improvement and the Municipal Council desires to provide such funds; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The sum of \$8,878 is hereby appropriated, in addition to the sum heretofore appropriated, to the payment of the cost of such improvement described in preamble hereof (Capital Budge Project No. 42/198-72). Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvement is being undertaken as a general improvement and no part of the cost thereof is to be assessed against property specially benefited.

Section 2. It is hereby determined and stated that (1) the making of such improvement (hereinafter referred to as "purpose") is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$38,878 and (4) \$1,978 of said sum is to be provided by the down payment including the \$1,500 appropriated by said ordinance and the \$478 hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$36,900 including the \$28,500 authorized by said ordinance and the \$8,400 hereinafter authorized and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$1,978 (including the sum stated in said ordinance) which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 3. It is hereby determined and stated that moneys exceeding \$478 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$478 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$8,400 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolution to be hereafter adopted.

Section 5. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$8,400 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the

event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 7. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life is a period of 10 years computed from the date of said bonds.

Section 8. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said



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Local Bond Law, is increased by this ordinance by \$8,400 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$3,378,421 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 83/3-72</u>	<u>ADDITIONAL FUNDS -</u>	
<u>(206-67,</u>	<u>ADDITION TO</u>	
<u>278-68,</u>	<u>AND</u>	
<u>143-70,</u>	<u>REHABILITATION</u>	
<u>69-71,</u>	<u>OF SOUTH SIDE</u>	
<u>119-71,</u>	<u>HIGH SCHOOL.</u>	<u>\$1,618,421</u>
<u>140-71.)</u>		
<u>CAPITAL BUDGET PROJECT NO. 83/4-72</u>	<u>FOURTEENTH</u>	
	<u>AVENUE SCHOOL</u>	
	<u>CONVERSION TO</u>	
	<u>PRE-K-4TH</u>	
	<u>GRADE.</u>	<u>\$1,130,000</u>
<u>CAPITAL BUDGET PROJECT NO. 84/1-72</u>	<u>HARRIET TUEMAN</u>	
	<u>SCHOOL (SOUTH</u>	
	<u>TENTH STREET</u>	
	<u>SCHOOL)</u>	
	<u>CONVERSION TO</u>	
	<u>PRE-K-4TH</u>	
	<u>GRADE.</u>	<u>\$ 630,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

WHEREAS, the Board of Education of the City of Newark has decided that it is necessary to raise the sums appropriated by this ordinance for the purposes specified in this ordinance and has prepared and delivered to each member of the Board of School Estimate of said City, statements of the amount of money estimated to be necessary for said purposes, and said Board of School Estimate has duly considered such statements and has fixed and determined the sum appropriated by this ordinance to be the sums necessary for said purposes, and has duly certified the amounts so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of the City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes, and the amount appropriated by this ordinance exceeds one and one-half percent of the average equalized valuation of taxable property as defined in said section, and

WHEREAS, the Municipal Council of the City of Newark, by Resolutions heretofore adopted and amendments thereto, has authorized the preparation of an ordinance appropriating the sums hereinafter appropriated for the purposes hereinafter described, which improvements have been assigned Capital Budget Project Nos. hereinafter designated: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The aggregate sum of \$3,378,421 is hereby appropriated pursuant to Section 18A:22-20 of the New Jersey Statutes, to the Board of Education of the City of Newark, to finance capital improvements and in amounts as follows:

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- (1) CAPITAL BUDGET PROJECT NO. 83/3-72  
(206-67, 278-68, 143-70, 69-71, 119-71, 140-71)

ADDITIONAL FUNDS FOR CONSTRUCTION OF ADDITION  
TO SOUTH SIDE HIGH SCHOOL (MALCOLM X. SHABAZZ  
HIGH SCHOOL), and REHABILITATION OF EXISTING  
FACILITY

Additional funds for the preparation of plans and acquisition of site, including items incidental to the preparation of such plans and the acquisition of said site for the erection of an addition to the existing school building adjoining the present South Side High School (now known as Malcolm X. Shabazz High School) property immediately to the south ..... and comprising the remainder of the block between Milford Avenue, West Bigelow Street, Johnson Avenue and West Alpine Street, Newark, New Jersey, and Acquiring, improving and embellishing said lands as the site for the above mentioned addition to the existing school building; erecting and constructing at said site an addition to the existing school building of fireproof construction (as the words "fireproof construction" are defined in Section 18A:24-5a3 of the Revised Statutes of New Jersey); original furnishings, equipment, machinery and apparatus required for the proper equipment of the said new addition; plans and specifications for and supervision of the construction of the said new addition; and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned, such funds are in addition to the \$13,582,700 heretofore appropriated for such purpose ..... \$1,618,421

- (2) CAPITAL BUDGET PROJECT NO. 83/4-72

FOURTEENTH AVENUE SCHOOL - CONVERSION  
TO PRE-K -- 4th Grade

The scope of work for conversion of Fourteenth Avenue School to PRE-K -- 4th Grade, requires excavation, demolition, electrical rehabilitation, plumbing, together with architect's fees, furniture and equipment, and contingencies..... \$1,130,000

- (3) CAPITAL BUDGET PROJECT NO. 84/1-72

HARRIET TUBMAN SCHOOL (South Tenth Street School)  
CONVERSION TO PRE- K -- 4th Grade

The scope of work for conversion of Harriet Tubman School (South Tenth Street School) to PRE-K - 4th Grade, requires excavation, demolition, electrical rehabilitation, plumbing, together with architect's fees, furniture and equipment, and contingencies.....\$ 630,000

TOTAL \$3,378,421

Section 2. The Municipal Council of the City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. It is hereby determined and stated that the average of the different periods assigned to the purposes described in Section 1 hereof; by Section 18A:24-5 of the New Jersey Statutes, within which such bonds shall mature, taking into consideration the amount of bonds to be issued on account of each purpose is 20 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so borrowed, shall issue, in its corporate name, its bonds of the aggregate principal amount of \$3,378,421. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated School Bonds and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purposes, school promissory notes of said City of an aggregate principal amount not exceeding \$3,378,421 are hereby authorized to be issued pursuant to Title 18A, Chapter 24, New Jersey Statutes, in anticipation of the issuance of said permanent bonds. In the event that permanent bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the permanent bonds so issued. If the aggregate amount of outstanding bonds and school promissory notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said permanent bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes: Each of said school promissory notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes either at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bonterpo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$9,297,050 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO. 84/2-72</u> <u>(73-71)</u>	<u>ADDITIONAL FUNDS</u> <u>CONSTRUCTION OF</u> <u>LOUISE A. SPENCER</u> <u>SCHOOL</u>	<u>\$7,729,950</u>
<u>CAPITAL BUDGET PROJECT NO. 84/3-72</u> <u>(129-71)</u>	<u>ADDITIONAL FUNDS</u> <u>ADDITION TO AND</u> <u>REHABILITATION</u> <u>OF WEEQUAHIC HIGH</u> <u>SCHOOL</u>	<u>\$ 513,000.</u>
<u>CAPITAL BUDGET PROJECT NO. 81/3-72</u>	<u>REHABILITATION</u> <u>OF HEATING AND</u> <u>VENTILATING</u> <u>SYSTEMS-</u> <u>ALEXANDER STREET</u> <u>SCHOOL, CLEVELAND</u> <u>SCHOOL, FIRST</u> <u>AVENUE SCHOOL AND</u> <u>LAFAYETTE STREET</u> <u>SCHOOL</u>	<u>\$1,054,100</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

WHEREAS, the Board of Education of the City of Newark has decided that it is necessary to raise the sums appropriated by this ordinance for the purposes specified in this ordinance and has prepared and delivered to each member of the Board of School Estimate of said City, statements of the amount of money estimated to be necessary for said purposes, and said Board of School Estimate has duly considered such statements and has fixed and determined the sum appropriated by this ordinance to be the sums necessary for said purposes, and has duly certified the amounts so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of the City of Newark, as required by law, and

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WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes, and the amount appropriated by this ordinance exceeds one and one-half percent of the average equalized valuation of taxable property as defined in said Section, and

WHEREAS, the Municipal Council of the City of Newark, by Resolutions heretofore adopted and amendments thereto, has authorized the preparation of an ordinance appropriating the sums hereinafter appropriated for the purposes hereinafter described, which improvements have been assigned Capital Budget Project Nos. hereinafter designated: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The aggregate sum of \$9,297,050 is hereby appropriated pursuant to Section 18A:22-20 of the New Jersey Statutes, to the Board of Education of the City of Newark, to finance capital improvements and in amounts as follows:

(1) CAPITAL BUDGET PROJECT NO. 84/2-72  
(73-71)

ADDITIONAL FUNDS FOR THE CONSTRUCTION OF  
LOUISE A. SPENCER SCHOOL  
(Charlton - Somerset Street)

Additional funds for the preparation of plans and acquisition of site, including items incidental to the preparation of such plans and the acquisition of said site, for the erection of a new schoolhouse and school building, together with a playground and recreation place, on land approximately 3- $\frac{1}{2}$  acres starting at the intersection of Somerset Street and Waverly Avenue and lying south of the southerly line of Waverly Avenue and west of the westerly line of Somerset Street, Newark, New Jersey.

Acquiring, improving and embellishing said lands as the site for the below mentioned new public schoolhouse, school building, public playground and recreation place; erecting and constructing at said site a new public schoolhouse and school building of the type of construction described in section 18A:24-5a3 of the Revised Statutes of New Jersey; establishing, erecting and constructing at said site a new public playground and recreation place; original furnishings equipment, machinery and apparatus required for the proper equipment of the said new schoolhouse and school building; original

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equipment for the said public playground and recreation place; plans and specifications for and supervision of the construction of the said new schoolhouse and school building and the said public playground and recreation place; and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned, such funds are in addition to the \$5,536,765 heretofore appropriated for such purpose ..... \$7,729,950

(2) CAPITAL BUDGET PROJECT NO. 84/3-72  
(129-71)

ADDITIONAL FUNDS FOR ADDITION TO AND  
REHABILITATION OF WEEQUAHIC HIGH SCHOOL

Additional funds for the addition to and rehabilitation work at Weequahic High School, in accordance with the requirements of the specification, having submitted the required state certification for general construction, plumbing, heating and ventilating and electrical work; furniture and equipment; including architect's supervision, architect's fees and contingencies.

Improving and embellishing the said site with an addition to the existing school building; erecting and constructing at said site an addition to the existing school building of the type of construction described in section 18A:24-5a3 of the Revised Statutes of New Jersey; original furnishings, equipment, machinery and apparatus required for the proper equipment of the said new addition; plans and specifications for and supervision of the construction of the said new addition; and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned, such funds are in addition to the \$3,393,000 heretofore appropriated for such purpose .....\$ 513,000

(3) CAPITAL BUDGET PROJECT NO. 81/3-72

REHABILITATION OF HEATING AND VENTILATING  
SYSTEMS - ALEXANDER STREET SCHOOL,  
CLEVELAND SCHOOL, FIRST AVENUE SCHOOL  
AND LAFAYETTE STREET SCHOOL

Replace existing coal burning fuel systems and boilers with new oil burning systems and boilers and ventilaters including new efficient temperature controls, valves and traps; patch and finish all walls, ceilings and floors damaged by the installation of new boilers and fuel storage tanks; install structural steel where required; temporary heat, where required; engineers fees; and contingencies ..... \$1,054,100

TOTAL \$9,297,050



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Section 2. The Municipal Council of the City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. It is hereby determined and stated that the average of the different periods assigned to the purposes described in Section 1 hereof, by Section 18A:24-5 of the New Jersey Statutes, within which such bonds shall mature, taking into consideration the amount of bonds to be issued on account of each purpose is 36.04 years.

Section 4. The City of Newark shall borrow the sum so appropriated and, for that purpose and to secure the repayment of the sum so borrowed, shall issue, in its corporate name, its bonds of the aggregate principal amount of \$9,297,050. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 5. Bonds issued pursuant to this ordinance shall be designated School Bonds and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 6. To finance said purposes, school promissory notes of said City of an aggregate principal amount not exceeding \$9,297,050 are hereby authorized to be issued pursuant to Title 18A, Chapter 24, New Jersey Statutes, in anticipation of the issuance of said permanent bonds. In the event that permanent bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the permanent bonds so issued. If the aggregate amount of outstanding bonds and school promissory notes issued pursuant to this ordinance shall

at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said permanent bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 7. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said school promissory notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said Officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes, as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes either at one time or from time to time in the manner provided by law.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the

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statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1. OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITION IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARY THEREFOR", ADOPTED NOVEMBER 22, 1966 (6-S & F-bi) AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE ANALYST).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1. of an ordinance entitled, "An ordinance creating permanent position in the Department of Public Works and establishing salary therefor", (6-S & F-bi), adopted November 22, 1966 as amended and supplemented, be amended by creating the title, title code, Annual Minimum Salary, Annual Maximum Salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Analyst (03-008)	\$10,815.	\$13,545.

Section 2. That Section 1. of the aforementioned ordinance be further amended by deleting therefrom the following to wit:

Administrative Analyst, Public Works 03-026	9,030.	10,500.
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Section 3. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Th, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR", ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR COMPLAINTS PROCESSING OFFICER).

BE IT ORDINANED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries thereto", adopted November 22, 1966 (6-S & F-u) and amendments thereto be and the same is hereby amended to adjust the salary range for the Complaints Processing Officer as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Complaints Processing Officer 06-007	\$13,460.	\$16,361.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the Laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

Not Voting: Councilman Harris.

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President Turco: The yeses are six, the no is one and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That 27:2-2 of the Revised Ordinances of the City of Newark be amended so as to as to amend Sheet #11 of the Zoning District Map to reflect the following changes:

(a) City Block 417 - bounded by Warren Street, Norfolk Street, Cabinet Street, West Market Street and Hudson Street from 3R to 4B.

(b) City Block 418 - bounded by Cabinet Street, Norfolk Street, Academy Street and West Market Street from 3R and 2B to 4B.

(c) City Block 419 - bounded by Academy Street, Norfolk Street and West Market Street from 2B to 4B.

(d) City Block 420 - bounded by West Market Street, Twelfth Avenue and Wallace Street from 2B to 4B.

(e) City Block 421 - bounded by Newton Street, Cabinet Street, West Market Street, Wallace Street and Twelfth Avenue from 3R and 2B to 4B.

(f) City Block 425 - bounded by Bruce Street, Cabinet Street, Newton Street and Twelfth Avenue from 3R and 2B to 4B.

(g) City Block 426 - bounded by Morris Avenue, Cabinet Street, Bruce Street and Twelfth Avenue from 3R and 2B to 4B.

As shown on the annexed map.

Section 2. This ordinance shall take effect upon publication and passage according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on

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second reading and final passage was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

The following speakers urged the Municipal Council to approve the appointment of Lieutenant Edward L. Kerr as Police Director of the City of Newark. They again asked that Council President Turco resign and that former Mayor Addonizio's picture be removed from the wall in the Council Chamber. They want to see positive government in the City of Newark. The speakers stressed the need for housing in the City. They complained about vacant and abandoned buildings which should be demolished, vacant lots and valuable land in the area of the Newark Airport which is being declared blighted.

6-HC-a.            CHEO MAJADI, 574 HAWTHORNE AVENUE, NEWARK, NEW JERSEY.

6-HC-b.            CHEO HEKIMA, 502 HIGH STREET, NEWARK, NEW JERSEY.

6-HC-c.            MFUASI, 111 LINCOLN STREET, NEWARK, NEW JERSEY.

Councilman Westbrooks stated it was a privilege to see students attend a Council meeting. This is part of their summer training and experience. Councilman Westbrooks said he has been trying to resolve some of the questions raised but unfortunately cannot get answers from his colleagues. He hopes to raise more critical and controversial issues, such as the recent decision regarding construction of the Kawaida Towers.

Councilman Westbrooks continued some Members of this Council have attempted to have the Council President step down. He feels personal ambition and greed get in the way of progress of the people. Councilman Westbrooks appealed to Council President Turco not to give up his Councilman seat but to give up the presidency. Councilman Westbrooks declared if he had his way, former Mayor Addonizio's picture would not be on the wall in the Council Chamber. If it was a picture of a black man he was certain the white folks would have burned it down.

Councilman Bontempo declared he could not sit by and listen to this. There are City, County and State Officials, who have been indicted, still holding office. He recalled when Councilman Westbrooks was arrested, no one said he should have been

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removed from office, they all tried to help him. Councilman Bontempo asserted Councilman Westbrook was hurting Mayor Gibson, the black people and Acting Police Director Kerr and is "upsetting the apple cart."

Councilman Villani said she has been on this Council a short time and Council President Turco has really had the concern of all the people of Newark at heart, and has tried to influence the Council Members to do the right thing regarding the appointment of Lieutenant Kerr as Police Director. Councilman Villani felt the Councilmen are truly here for all the people of Newark. She appealed to the Council to handle this matter with dignity.

Councilman Westbrook declared he is not going to be quiet like a good little boy and have the people believe the Council is going to vote for Lieutenant Kerr as Police Director of the City of Newark. If the Council wants to vote for Lieutenant Kerr, they are going to vote for him whether he speaks or not. If President Turco was interested in Lieutenant Kerr's confirmation, he would not have to tell the Council what to do and to do the right thing. President Turco continues to vote against the appointment. Councilman Westbrook contended he has one vote and will cast it in the affirmative. The appointment of Lieutenant Kerr as Police Director is one thing the people deserve. The Council wasted taxpayers' money in appealing the court decision on the Kawaida Towers. Kawaida Towers needs to be built. Councilman Westbrook charged Councilman Bontempo was a racist, plays politics and has been doing it for three years.

Councilman Bontempo countered Councilman Westbrook should check the record. The white Councilmen voted for black Directors and Judges but Councilman Westbrook would not vote for a white Director or Judge. Councilman Westbrook is the racist, not the white Councilmen. Councilman Bontempo reiterated Councilman Westbrook is "upsetting the apple cart" and is hurting the Mayor, the black people and Acting Police Director Kerr.

Councilman Westbrook declared he did vote for white Directors, Judges and Councilman Villani. Councilman Bontempo should not talk about his arrest. Councilman Bontempo was recently charged with assault and battery on a citizen and wanted the Council to appropriate funds to pay a lawyer to defend him. We have given millions of dollars in salary increases and expended money foolishly which could go a long way to alleviate some of the conditions in Newark. The Mayor and Council have been invited to tour the Central Ward and each time only one or two Councilmen appeared. Conditions are very bad in the Central Ward. The Mayor and Council do not take an interest in the plight of black and Puerto Rican people.

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The following speakers complained the Municipal Council adopted an ordinance in 1971 increasing taxicab rates but they are not receiving the increase. This ordinance is not being enforced. License Director Strong has issued a directive that all taxicabs more than six years old must be taken off the street, effective August 1, 1973 and they protest this directive inasmuch as there are many 1966 and 1967 taxicabs in good shape. They want an honest inspection according to the condition of the taxicab. The speakers also protested the License Director's directive that all taxicabs be painted blue.

6-HC-d. MR. ANGELO COSENZO, PRESIDENT AIRPORT TAXI MANAGEMENT ASSOCIATION, 204 $\frac{1}{2}$  GARFIELD STREET, NEWARK, NEW JERSEY.

6-HC-e. MR. DON C. CLARK, 343 E. SCHLEY STREET, NEWARK, NEW JERSEY.

6-HC-f. MR. VICTOR DE FILIPPO, 87 GROVE STREET, BLOOMFIELD, NEW JERSEY.

President Turco said he will appoint a Council Committee to meet with the representatives of the taxicab industry to discuss their complaints, taxicab rates and to submit their recommendations to the Council of the Whole.

President Turco appointed Councilman Harris, Chairman, Councilmen Bontempo, Giuliano and Villani to serve on the Council Committee to Study Present Taxicab System in the City of Newark.

Councilman Westbrooks remarked he was not aware of any legislation by the Council concerning taxicab industry which was not favorable to the industry. To his knowledge, there has been no current legislation before this Council and he feels this visit is premature.

President Turco recommended License Director Strong be made aware of these complaints and be requested to refrain from removing the vehicles off the street until the Council Committee makes recommendation in this regard.

Councilman Westbrooks queried if it is within the jurisdiction of the License Director to issue this directive.

The City Clerk replied the License Director is using the ordinance which gives him the authority under "Condition and Appearance."

Councilman Westbrooks contended appearance and condition is one thing, and model is another.

Councilman Megaro recalled at one time taxicabs were inspected at the City Stadium.

Mr. Cosenzo related quarterly inspections are made to determine whether the taxicab is fit to be operating on the road.

Upon question posed by Councilman Harris, Assistant Corporation Counsel John C. Pidgeon replied the License Director does have the authority to promulgate and



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issue certain directives. He could not answer why the year was determined. Certain types and age of vehicles could be removed from the road.

The City Clerk was directed to invite Business Administrator Bodine, Corporation Counsel Walls, License Director Strong and representatives of the Taxicab Industry to meet with the Municipal Council at their special conference July 17, 1973 to discuss Complaints of Taxicab Industry.

Councilman Villani said she sympathizes with the taxicab drivers. However, the Council has received complaints regarding taxicab drivers refusing to pick up certain passengers at the Penn Station.

President Turco suggested this matter be discussed at the special conference July 17, 1973.

Councilman Westbrooks contended there is a need for some improvements in the taxicab industry. However, he does not want to strip the License Director of his authority. Councilman Westbrooks added the Council was informed by the License Division that this move was made to improve the condition of taxicabs on the road.

6-HC-g.      MR. MARIO GRANDE, 19 TAYLOR STREET, NEWARK, NEW JERSEY, stated there were outbursts of racial fighting and hydrants were turned on in the North Ward. He presented communication from the Department of Labor to the Italian American Defense League recommending serious consideration be given to the Summer Recreation Program in the North Ward and staffing of the program be selected without regard to race or national origin. Mr. Grande again urged the Municipal Council to support the Summer Recreation Program in the North Ward.

6-HC-h.      MR. A. HOWARD FREUND, 141 CHESTNUT STREET, ROSELLE PARK, NEW JERSEY, a candidate for Governor of New Jersey, appeared before the Municipal Council. He thought it was terrible that 25% of the people in the audience did not stand up during the playing of the National Anthem. Mr. Freund questioned the high expenditures in the Summer Programs and contended the money does not get to the poor people, we are helping the privileged poor. He agreed with Councilman Westbrooks that revenue sharing money should be used for important projects in the City. Mr. Freund pointed out Paterson received 10% reduction in taxes by using this money.

Councilman Harris interjected we reduced Newark's tax rate for the first time in ten years with revenue sharing monies. If Mr. Freund is elected Governor of the State of New Jersey, he can do what he wants with the money.

RESOLUTIONS AND MOTIONS.

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RESOLUTIONS.

7-R-a. RESOLUTION APPROVING APPLICATION AND PLAN OF CENTER CITY HOUSING COMPANY #3.

A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT HOUSES AT 34-36 GILLETTE PLACE, 47 THOMAS STREET, 37 BRUNSWICK STREET AND 12-14 PENNSYLVANIA AVENUE, NEWARK, NEW JERSEY, TALLING 87 HOUSING UNITS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; SUBJECT TO APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls, Planning Officer Shapiro, Tax Collector Rother, Tax Assessor Frisina, Newark Housing Authority Executive Director Notte, Newark Economic Development Corporation Acting Secretary Krauskopf and Newark Economic Development Corporation President Lenihan met with the Council May 22, 1973)

A motion to table this resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-b. RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO AN ELEVENTH SUPPLEMENTAL AGREEMENT WITH THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY WITH RESPECT TO THE NEWARK AIR AND MARINE TERMINALS PROVIDING FOR A REDUCTION IN THE AREA OF THE DEMISED PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls and Mr. Lawrence Vollmuth, President, Fire Safety Division, Norris Industries, met with the Council July 10, 1973)

President Turco called attention this resolution has been deferred several times because, as usual, this resolution was submitted to the Council without background. The City Clerk sent repeated letters to Administration requesting certain information which was submitted last week. Now, Administration has asked that this resolution be returned to them.

A motion directing the City Clerk to return this resolution to Administration and indicate the Council recommends that Norris Industries deal directly with the Port Authority with respect to the extension of their premises, was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

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7-R-c.

RESOLUTION TRANSFERRING \$67,731.60 FROM RESERVE - WASHINGTON STREET PARKING LOT RECEIPTS, TRUST ACCOUNT TO CURRENT FUND, BUDGETARY OPERATIONS AND THAT THE RESULTING MONTHLY BALANCE IN ACCOUNT BE SO TRANSFERRED TO THE BUDGETARY OPERATIONS CURRENT FUND ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrook.

The City Clerk called attention the bidding was closed and action deferred on the offer of Joao F. Pires to purchase City-owned property at 186 Chestnut Street, Block 935, Lot 34, for \$5,200.

7-R-d. The City Clerk presented RESOLUTION ACCEPTING BID OF JOAO F. PIRES TO PURCHASE CITY-OWNED PROPERTY AT 186 CHESTNUT STREET, BLOCK 935, LOT 34; FOR \$5,200.

(Dimensions: 31.4 x 77; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo.

Councilman Bontempo contended it was unfair Mr. Pires should pay \$5,200. for property assessed at \$1,300. just because someone tried to outbid him.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrook, President Turco.

7-R-e. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO TOUCHE ROSS & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO THE DEVELOPMENT OF DETAILED DEFINITIONS AND DESIGNS OF NUCLEAR SYSTEMS OF OF THE FISCAL ACCOUNTABILITY SYSTEM; COST OF AFORESAID WORK SHALL BE PAID FROM FUNDS FROM SECOND YEAR OF PLANNED VARIATIONS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Municipal Comptroller Grexa, Information Systems Director Klemm and Messrs. Harvey Braun and Samuel Schleman of Touche Ross & Co. met with the Council July 10, 1973)

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(Information Systems Director Kenneth A. Klemm and Deputy Finance Director Richard Fried appeared before the Municipal Council)

President Turco stated it has been apparent Finance Director Jungherr had his fingers in all the pies, now he is taking his hand away. Who is going to keep all these pieces in place?

Information Systems Director Klemm replied he explained this matter yesterday in conference. Initially the concept was a Fiscal Accountability System for the entire City. Touche Ross & Co. will perform professional services with respect to the development of detailed definitions and designs of nuclear systems of the Fiscal Accountability System. The City Programming staff is doing the programming work and every department director and clerk is involved in this system. They are asking for additional funds so that the Payroll Personnel System and the Appropriation Accounting System can be in effect by January 1, 1974. Mr. Klemm contended it is not a one man operation, it is many people.

President Turco asked if this is the last time they will come before the Municipal Council on the Fiscal Accountability System.

Mr. Klemm replied in the negative.

President Turco asked how much has Touche Ross & Co. received to date on this project?

Mr. Klemm replied in the neighborhood of \$500,000., the total cost is \$2 million. Touche Ross & Co. will not receive the total of \$2 million. One-half of this amount is for City staff to do the programming work on this project.

Councilman James queried will this expenditure of \$194,000. bring us to some terminal programs and be operative or will it merely be that we will have to immediately address ourselves to additional funding in order to continue what you are about to start? Two of the five programs will be completed with the \$194,000. and without these funds these two programs cannot be completed. What is the timetable to complete these two programs and do you anticipate asking for funds dealing with Systems 3, 4 and 5 prior to January, 1974? Councilman James recommended these two systems be documented and submitted to the Council in writing and the Nuclear Systems be discussed when the Council interviews a new Finance Director.

Councilman Bontempo asserted Finance Director Jungherr must have known at least a month ago that he was leaving and left his subordinates "holding the bag." He recommended deferring or tabling all matters submitted by the Finance Director this past month.

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Mr. Klemm could not comment on Finance Director Jungherr's reason for leaving. He urged the Council to adopt this resolution.

A motion to defer action on this resolution was made by Councilman Bontempo, seconded by President Turco.

President Turco asked what will Nuclear Systems 3, 4 and 5 bring to the City? Are these three systems as important as Systems 1 and 2?

Mr. Klemm replied System No. 3 is Revenue Accounting System, No. 4 - General Ledger System and No. 5 - Budget Preparation System. The bulk of the money is to design fourteen systems and they selected five systems to be on board by 1974, the total package encompasses nineteen systems. Finance Director Jungherr is on vacation and will return Monday. Mr. Klemm asserted if action is deferred on this resolution Touche Ross & Co. cannot continue to do the design work as the contract has run out June 30, 1973.

President Turco declared the Council is hoping to see some results and they do not want to see the same thing happen in Newark which happened in California. They put thousands of dollars in the Nuclear Systems and then everything went out the window.

Mr. Klemm said he tried to explain to the Council the situation in California. He maintained Newark stands more to lose if the Council does not approve this contract.

Councilman Bottone said he was satisfied with the answers received yesterday from representatives of the Finance Department. He contended the resignation of one man should not jeopardize the programs that have started.

Councilman James stated the Council has strong positions. Finance Director Jungherr is not leaving until August 1, 1973 and the Council should discuss these strong positions with Finance Director Jungherr. Having already spent \$500,000. it would be ludicrous for us to scrap the Nuclear Systems. Councilman James did not think the Council should criticize the Finance Department staff. The Council should accept from Mr. Klemm in writing documentation that by January 1, 1974 two systems will be in operation and Systems 3, 4 and 5 will not be initiated without Council approval.

Councilman Harris made it clear in the future he will not be receptive to any request for funds, such as this one, as long as money is needed for police protection, demolition of abandoned buildings, potholes, etc. He will go along with this resolution but will not go one step further with any additional requests.

Upon question posed by President Turco, Mr. Klemm replied Federal Impact money is due in August, 1973 for the Police Project and they will start developing that system in August.

Councilman Bontempo withdrew his motion to defer action on this resolution. President Turco withdrew his second to the motion.

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A motion to adopt the resolution and direct the City Clerk to request Finance Director Jungherr and Information Systems Director Klemm to submit a letter to the effect that by January 1, 1974 Payroll Personnel System and the Appropriation Accounting System will be in effect so that no additional fundings will be required; that the Council indicates that Revenue Accounting, Budget Preparation and General Ledger Systems are not to be initiated without Council approval; further that evaluation and progress reports be submitted to the Council, was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

(See action on this matter in the minutes of the special conference July 17, 1973)

7-R-f.

RESOLUTION CLOSING ACCOUNT OF HOTEL CERTIFICATES IN AMOUNT OF \$1,687.50 AND TRANSFERRING SAME TO CURRENT FUND, BUDGET OPERATIONS ACCOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as the fees in question belong to the State of New Jersey pursuant to State Statutes, was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH CORNELL UNIVERSITY, COLLEGE OF ENGINEERING, FOR CONTINUING "TECHNICAL ENRICHMENT PROGRAM" (REDUCE HIGH ATTRITION RATE OF MINORITY STUDENTS ENTERING ENGINEERING AND SCIENCE PROGRAMS IN COLLEGE) CONTRACT PROVIDES FOR PAYMENT OF \$37,941. PLANNED VARIATIONS BUDGET FOR FIRST YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$375. TO FILOMENA, GERARD NAPPA, HER HUSBAND AND CERRETO AND LA PENNA, ATTORNEYS, 60 PARK PLACE, NEWARK, NEW JERSEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL SETTLEMENT OF \$7,875. CLAIM FOR INJURIES SUSTAINED BY

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FILomenA NAPPA WHEN SHE TRIPPED AND FELL ON SIDEWALK ADJACENT TO A BUILDING AT 123  
MT. PROSPECT AVENUE. (\$7,500. TO BE PAID BY ROSE CAPRICE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-i.

RESOLUTION CONCURRING IN REQUEST OF SAMUEL KLEIN AND COMPANY, EXTERNAL  
AUDITOR, FOR THE CITY OF NEWARK FOR EXTENSION OF FILING DATE OF 1972 AUDIT NOT BEYOND  
OCTOBER 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

Absent During Roll Call: Councilman Harris.

7-R-j.

RESOLUTION APPOINTING THOMAS ORR CONSTABLE FOR A TERM ENDING DECEMBER 31, 1973  
AND APPROVING HIS BOND AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, President Turco.

Absent During Roll Call: Councilman Harris.

7-R-k.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 162  
SPRINGFIELD AVENUE CORP., OWNER OF PREMISES 162 SPRINGFIELD AVENUE, BLOCK 234, LOT 26,  
FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-l.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM D. SILVER,  
INC., OWNER OF PREMISES 445-449 HAWTHORNE AVENUE, BLOCK 3044, LOT 44, FREE AND CLEAR,  
WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by

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Councilman Bontempo and declared adopted by President Turco by the following votes<sup>45</sup>

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-m.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM PHILIP  
GOLDFARB AND ELSIE GOLDFARB, HIS WIFE, OWNERS OF PREMISES 138 SPRINGFIELD AVENUE, BLOCK  
233, LOT 56, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-n.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT  
TURI AND RITA TURI, HIS WIFE, OWNERS OF PREMISES 29-31 CHESTER AVENUE, EAST, BLOCK 676,  
LOTS 3 AND 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by  
Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-o.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT  
TURI AND RITA TURI, HIS WIFE, OWNERS OF PREMISES 21-23 AND 25-27 CHESTER AVENUE, BLOCK  
676B, LOTS 66 AND 67 AND BLOCK 676, LOTS 68 AND 69 RESPECTIVELY, FREE AND CLEAR, WITH  
EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-p.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT  
TURI AND RITA TURI, HIS WIFE, OWNERS OF PREMISES 17-19 CHESTER AVENUE, BLOCK 676B, LOTS  
64 AND 65, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.



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7-R-g.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT TURI AND RITA TURI, HIS WIFE, OWNERS OF PREMISES 28-30 TRITON TERRACE, BLOCK 676, LOTS 16 AND 15 RESPECTIVELY, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-r.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT TURI AND RITA TURI, HIS WIFE, OWNERS OF PREMISES 468-470 SOUTH 15TH STREET, BLOCK 329, LOTS 32 AND 33, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-s.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CARMELO JAMES AGRESTI (A/K/A JAMES AGRESTI) AND CATHERINE AGRESTI, HIS WIFE, OWNERS OF PREMISES 17 GARSIDE STREET, BLOCK 474, LOT 40, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-t.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM IRVING HOLT AND JENNY HOLT, HIS WIFE AND MARTIN DREW AND ESTHER DREW, HIS WIFE, OWNERS OF PREMISES 19-21 LIVINGSTON STREET, BLOCK 2519, LOT 9, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$8,090.45<sup>418</sup> PAYABLE TO JOSEPH CIAVRELLA T/A JOE'S MARKET AND DIAMOND, GROSSMAN, PITMAN & UDINE, ESQS., ATTORNEYS, POST OFFICE BOX 1227, 1435 MORRIS AVENUE, UNION, NEW JERSEY, UPON RECEIPT OF WARRANT FOR SATISFACTION OF JUDGMENT AND ANY OTHER DOCUMENTS REQUIRED BY CORPORATION COUNSEL DUE TO LOSSES IN 1967 RIOTS. (\$8,000. PLUS TAXED COSTS \$90.45)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$9,000. TO CLINTON HILL DRUG COMPANY, INC. AND ARTHUR D. GROSSMAN, ESQ., 570 BROAD STREET, NEWARK, NEW JERSEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES SUFFERED TO THEIR BUSINESS PREMISES AS RESULT OF THE 1967 RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$500. IN FULL SETTLEMENT OF CLAIM OF \$5,500. PAYABLE TO WILLIAM SMITH, GUARDIAN OF TRAVIS SMITH, INFANT, AND HILTON DAVIS, ESQ., HIS ATTORNEY, UPON FURNISHING A WARRANT FOR SATISFACTION OF JUDGMENT, AND ANY OTHER LEGAL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO TRAVIS SMITH, INFANT, WHILE CROSSING AT THE NORTHWEST CORNER AT THE INTERSECTION OF RICHMOND STREET AND 13TH AVENUE (ROBERT TREAT SCHOOL) AND CAME IN CONTACT WITH BUS OWNED BY TRANSPORT OF NEW JERSEY IN VICINITY WHERE SCHOOL CROSSING GUARD WAS ON DUTY. (CIVIL ACTION INSTITUTED IN SUPERIOR COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James.

President Turco asked how was the City involved and what was the Board of Education's responsibility?

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The City Clerk replied the allegation was the duty and responsibility of the school crossing guard. It was the opinion of the Law Department that the City was subject to being found negligent.

President Turco felt in those cases where it appears that the factual question is decisive, that question should be answered by the jury.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-x.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AN AMENDMENT TO THE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH LOCAL 945, INTERNATIONAL BROTHERHOOD OF TEAMSTERS, CHAUFFEURS, WAREHOUSEMEN, AND HELPERS OF AMERICA, JANUARY 1, 1972 THROUGH DECEMBER 31, 1973, EXTENDED THROUGH DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Labor Relations Specialist Albert M. Pannullo appeared before the Municipal Council)

Labor Relations Specialist Pannullo stated business representatives have developed a feeling of bad faith bargaining with the union and rejection of this package. No promises have been made to employee groups.

President Turco asked why Business Administrator Bodine and Labor Relations Specialist Pannullo did not come before the Council to inform them what further negotiations were made since their last appearance before the Council. He declared the Council gave a direction and should have been informed what further negotiations were made before this resolution was submitted to the Council.

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf to meet with the Municipal Council at their special conference July 17, 1973 to discuss this matter, was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, President Turco.

No: Councilman Harris.

7-R-y.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EDWARD L. KERR, LIEUTENANT, POLICE DEPARTMENT, FOR PERIOD BEGINNING JULY 1, 1973 AND ENDING DECEMBER 31, 1973. (ACTING POLICE DIRECTOR - FIRST LEAVE BEGAN JANUARY 1, 1973)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-z.                    RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ANTHONY H. ROSAMILIA, DETECTIVE, POLICE DEPARTMENT, DETECTIVE DIVISION, BANDIT BUREAU, FOR PERIOD BEGINNING JULY 1, 1973 AND ENDING DECEMBER 31, 1973. (TEMPORARY ASSIGNMENT WITH STATE COMMISSION OF INVESTIGATION - FIRST LEAVE BEGAN JANUARY 1, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ba.                    RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF AMENDED COOPERATION AGREEMENT, NEWARK PLAZA REDEVELOPMENT PROJECT, N.J.R-58 (FIRST AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrooks.

Absent During Roll Call: Councilman Villani.

7-R-bb.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, HIGH IMPACT EVALUATION UNIT, \$328,515.; ITEM AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM, TO SUPPLEMENT PLANNING AND EVALUATION EFFORT OF NEWARK HIGH IMPACT ANTI-CRIME PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Westbrooks, President Turco.

Absent During Roll Call: Councilman Villani.

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7-R-bc.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, MUNICIPAL COURTS, OTHER EXPENSES, SPECIAL CASE PROCESSING FOR IMPACT OFFENDERS, \$25,625.; ITEM AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM, TO REDUCE AMOUNT OF TIME IT PRESENTLY TAKES TO PROCESS OFFENDERS CHARGED WITH IMPACT CRIMES FROM ARREST THROUGH SENTENCE BY 45%.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Westbrooks, President Turco.

Absent During Roll Call: Councilman Villani.

7-R-bd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, OTHER EXPENSES, INTERGOVERNMENTAL PERSONNEL ACT, \$60,000.; ITEM AVAILABLE FROM UNITED STATES CIVIL SERVICE COMMISSION, INTERGOVERNMENTAL PERSONNEL ACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Westbrooks, President Turco.

Absent During Roll Call: Councilman Villani.

7-R-be.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, OTHER EXPENSES, PLANNED VARIATIONS, \$809,000., DEPARTMENT OF ENGINEERING, OTHER EXPENSES, DEMOLITION, \$250,000., PLANNED VARIATIONS FISCAL ACCOUNTABILITY SYSTEM, \$400,000.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, PLANNED VARIATIONS.

(Copy of resolution and correspondence submitted to each member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Westbrooks, President Turco.

Absent During Roll Call: Councilman Villani.

7-R-bf.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, HEALTH DIVISION, OTHER EXPENSES, URBAN RODENT AND INSECT CONTROL PROJECT, \$236,589.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the proviso that Health and Welfare Director Buford submit a copy of the original contract and extensions since the inception of this contract requiring authorization of the Council for the contract year June 1, 1973 to May 31, 1974 before any of the funds authorized by this resolution are expended, was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Westbrooks, President Turco.

Absent During Roll Call: Councilman Villani.

7-R-bg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, HEALTH DIVISION, OTHER EXPENSES, HEALTH PROGRAM DEVELOPMENT TEAM, \$20,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF INSTITUTION AND AGENCIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bh.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF WATER UTILITY, COMMERCIAL AND ACCOUNTING, ADMINISTRATIVE ANALYST TO OTHER SALARIES AND WAGES, TO PROVIDE FUNDS FOR TWO SENIOR ACCOUNT CLERKS AND PRINCIPAL CLERK STENOGRAPHER EFFECTIVE JULY 16, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-bi.

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RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, SALARIES AND WAGES, SYSTEMS ANALYST TO DIVISION OF TREASURY, OTHER SALARIES AND WAGES, TO PROVIDE FUNDS FOR TWO PEP EMPLOYEES TO BE RETAINED IN TREASURY AS SENIOR ACCOUNT CLERKS EFFECTIVE JULY 16, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, OFFICE OF THE MAYOR AND AGENCIES, DIVISION OF ASSESSMENTS, SALARIES AND WAGES, PRINCIPAL ASSISTANT ASSESSOR TO SENIOR ASSISTANT ASSESSOR, TO PROVIDE ADDITIONAL FUNDS FOR THREE SENIOR ASSISTANT ASSESSORS AS PER ORDINANCE 6-Ph, S & F-d, JUNE 27, 1973 EFFECTIVE JULY 16, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, President Turco.

Absent During Roll Call: Councilman Harris.

7-R-bk.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, POLICE DEPARTMENT, OTHER SALARIES AND WAGES, SUPERVISING PRINCIPAL CLERK STENOGRAPHER TO SALARIES AND WAGES, SECRETARIAL ASSISTANT, TO PROVIDE FUNDS IN TITLE OF SECRETARIAL ASSISTANT PER CIVIL SERVICE RECLASSIFICATION AND ORDINANCE 6-S & F-j, MARCH 7, 1973, EFFECTIVE APRIL 2, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bl.

RESOLUTION AUTHORIZING TAX COLLECTOR TO SUBJECT ALL PROPERTIES WITH UNPAID TAXES FOR 1972 AND PRIOR YEARS TO PUBLIC AUCTION AUGUST 16, 1973, PURSUANT TO N.J.S.A. 54:5-19 TO 54:5-11 ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, <sup>53</sup>

Westbrooks, President Turco.

7-R-bm.            RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS; PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bn.            RESOLUTION AUTHORIZING MAYOR OF THE CITY OF NEWARK TO MAKE APPLICATION TO DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR REIMBURSEMENT OF \$205,278. FOR DEMOLITIONS INCURRED DURING N.J.M. 10, 7TH REQUISITION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bo.            RESOLUTION AMENDING RESOLUTION 7-R-bm, ADOPTED DECEMBER 29, 1972, "ALLOTING 1973 PETTY CASH FUNDS TO VARIOUS DEPARTMENTS," CHANGING A NAME OF A CUSTODIAN THEREOF. (WATER UTILITY, WATER SUPPLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bp.            RESOLUTION RATIFYING EMERGENCY PURCHASE OF 300 FIRE HYDRANT SAFETY LOCKS FOR \$8,250. TO ALLEVIATE ILLEGAL USE OF HYDRANTS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-6, COST TO BE PAID FROM DIVISION OF WATER SUPPLY, 1973 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bq.            RESOLUTION RATIFYING CONTRACT WITH WILLIAM M. YOUNG & CO., INC., FOR EMERGENCY DEMOLITION OF BUILDINGS LOCATED AT 511-513 EIGHTEENTH AVENUE, 507 EIGHTEENTH AVENUE,



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505 EIGHTEENTH AVENUE, 629 SOUTH 12TH STREET AND 627 SOUTH 12TH STREET, NEWARK, NEW JERSEY FOR \$6,500.; PURSUANT TO R. S. 40A-11-6 AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-br.

RESOLUTION AUTHORIZING AND DIRECTING AMENDMENT OF A CONTRACT BETWEEN THE CITY OF NEWARK AND THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS, WHICH WILL PROVIDE FOR THE CONTINUATION OF STATE GRANT-IN-AID FUNDS TO BE USED IN MEETING THE REQUIREMENTS OF THE NEW JERSEY RELOCATION ASSISTANCE LAW OF 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bs.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$412.27 EACH TO ADMINISTRATIVE ANALYST CHARLOTTE ADAMS, CHIEF COMMUNITY RELATIONS SPECIALIST BESSIE HICKS AND COMMUNITY RELATIONS SPECIALIST MARIE GONZALEZ TO ATTEND CONVENTION OF INTERNATIONAL ASSOCIATION OF OFFICIAL HUMAN RIGHTS AGENCIES AT ATLANTA, GEORGIA, FROM JULY 15, 1973 TO JULY 20, 1973, TO BE PAID FROM CODE 211, OFFICE OF MAYOR AND AGENCIES, NEWARK HUMAN RIGHTS COMMISSION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bt.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$900. TO JAMES R. JONES AND MAURICE STRICKLAND, ESQ., 11 HILL STREET, NEWARK, UPON RECEIPT OF GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED AND DAMAGE TO HIS AUTOMOBILE CAUSED BY EXCAVATION IN STREET AT INTERSECTION OF SOUTH ORANGE AVENUE AND NINTH STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by

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President Turco and declared adopted by President Turco by the following votes: 55

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bu.            RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT  
NEEDED FOR PUBLIC USE (150 JUNK VEHICLES (AUCTION), POLICE DEPARTMENT, SCRAP VEHICLES  
"AS IS" AND SCRAP VEHICLES (TO BE SOLD AS SCRAP METAL), DIVISION OF MOTORS, ABANDONED  
TRUCKS (AT AVENUE "P", POLICE DEPARTMENT), IN ACCORDANCE WITH LOCAL PUBLIC CONTRACTS  
LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bv.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH RISHER  
CONSTRUCTION CO., INC., 438 POMPTON ROAD, WAYNE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER,  
FOR PROPOSED INTERIOR PAINTING (ADMINISTRATION AND RESIDENCE BUILDING), MULTIPHASIC  
TREATMENT CENTER, 15 ROSEVILLE AVENUE, NEWARK, NEW JERSEY, FOR \$73,000., IN ACCORDANCE  
WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM MODEL CITIES  
THIRD ACTION YEAR FUNDS, NOVEMBER 1, 1972 TO OCTOBER 30, 1974, ADDICTION AND COORDINA-  
TION AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by  
Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bw.            RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO EXECUTE CONTRACT  
WITH SAFEWAY STEEL PRODUCTS COMPANY, 26-02 1ST STREET, LONG ISLAND CITY, NEW YORK FOR  
COMPLETE REFURBISHING OF HOCKEY DASHERS AT IRONBOUND RECREATION CENTER (\$28,931.);  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ., AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED;  
FUNDS AVAILABLE FROM EMERGENCY RESOLUTION 7-R-bk, OCTOBER 4, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to direct the City Clerk to return this resolution to Administration  
as per their request was made by Councilman James, seconded by Councilman Harris and  
declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

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56R-bx.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION FOR THE EARLY IMPLEMENTATION PHASE OF TOPICS PROGRAM AT AN ESTIMATED COST OF \$1,127,000.; FURTHER, THE DIRECTOR OF ENGINEERING SHALL CARRY OUT REQUIREMENTS OF THE PROGRAM ON BEHALF OF THE CITY. (TRAFFIC OPERATIONS PROGRAM TO INCREASE CAPACITY AND SAFETY; NO CITY FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President

7-R-by.

RESOLUTION AUTHORIZING REMOVAL OF TRAFFIC SIGNALS, REQUIRED UNDER THE NEWARK'S TOPICS IMPROVEMENT PROGRAM, WHICH DO NOT MEET WARRANTS CONTAINED IN MANUAL ON UNIFORM CONTROL DEVICES FOR STREETS AND HIGHWAYS BY UNITED STATES DEPARTMENT OF TRANSPORTATION 1971 (OMITTED FROM RESOLUTION 7-R-n, FEBRUARY 21, 1973; SPRINGFIELD AVENUE AT PRINCE STREET AND HOWARD STREET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, SECURITY PATROL PROGRAM, NEWARK HOUSING AUTHORITY, \$1,000,499.; ITEM AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM (THIS INCREASES TOTAL ANTICIPATED ITEM OF REVENUE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM FROM \$4,427,393. TO \$5,427,892.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ca.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM ROCCO M. CLARIZIO, TO PURCHASE CITY-OWNED PROPERTIES AT 98 AND 100 ERIE PLACE, BLOCK 723, LOTS 37 AND 38, FOR \$1,200., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

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(Dimensions: 25 x 67.2 and 25 x 72 Average; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cb.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM DOROTHEA CRABTREE AND JOHANNA COMNOS TO PURCHASE CITY-OWNED PROPERTY AT 462 FIFTEENTH AVENUE, BLOCK 281, LOT 38, FOR \$2,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cc.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM DAVIS WHITE COMPANY TO PURCHASE CITY-OWNED PROPERTIES AT 244 AND 246 NORFOLK STREET AND 11 RICHMOND STREET, BLOCK 210, LOTS 49, 48 AND 12, FOR \$6,400., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 119.2, 25 x 119.2; 25 x 120; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cd.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM PAUL L. FIELD, JR., TO PURCHASE CITY-OWNED PROPERTY AT 8 ORIENTAL PLACE, BLOCK 571, LOT 16, FOR \$1,000., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 20.1 x 78.3 Average; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-ce.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM MANUEL COSTA AND AUGUSTO MATOS TO PURCHASE CITY-OWNED PROPERTY AT 494 MARKET STREET, BLOCK 2002, LOT 5, FOR \$4,500., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 26 x 100; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cf.

RESOLUTION AUTHORIZING MAYOR TO ACCEPT \$39,408. GRANT AWARDED TO CITY BY POLICE FOUNDATION FOR DESIGNING EXPERIMENTAL APPROACHES TO PROBLEM OF POLICING PUBLIC HOUSING.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, POLICE DEPARTMENT, POLICING PUBLIC HOUSING PLANNING, \$39,408.; ITEM AVAILABLE FROM POLICE FOUNDATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ch.

RESOLUTION AMENDING RESOLUTION 7-R-db ADOPTED JUNE 12, 1973 "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTION IN 1973 CITY OF NEWARK BUDGET AS PER SCHEDULE A, DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS AND CONTROLS, ASSISTANT MUNICIPAL COMPTROLLER (30 HOURS), SEASONAL HELP TO ASSISTANT MUNICIPAL COMPTROLLER (37½ HOURS), TO PROVIDE ADDITIONAL FUNDS FOR ASSISTANT MUNICIPAL COMPTROLLER, WORK INCREASED FROM 30 TO 37½ HOURS, EFFECTIVE JUNE 1, 1973" TO CORRECT AMOUNT ON SCHEDULE A FOR ASSISTANT MUNICIPAL COMPTROLLER (37½ HOURS) FROM \$9,947. TO \$10,850. (CLERICAL ERROR)

(Copy of resolution and correspondence submitted to each Member of the Council)

July 11, 1973

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ci. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT WITH PARK/SITE ENTERPRISES, INC., 17 ADELE BOULEVARD, SPRING VALLEY, NEW YORK, LOWEST RESPONSIBLE BIDDER, FOR FURNISHING OF MATERIALS AND CONSTRUCTION OF TWO SMALL PARKS AT 511 SOUTH 17TH STREET AND 55 PENNSYLVANIA AVENUE, FOR \$87,700. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM THE URBAN BEAUTIFICATION PROGRAM (FUND 60, DEPARTMENT 91, AGENCY 53, ACCOUNT 250) FROM FUNDS RECEIVED FROM THE U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER CONTRACT NO. UBI-NJ-02-39-1002-G.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cj. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT WITH GUASTO CONSTRUCTION, INC., 49 UNION AVENUE, MAPLEWOOD, LOWEST RESPONSIBLE BIDDER, FOR REMOVAL AND PLANTING OF TREES ON PORTIONS OF BERGEN, HALSEY AND MT. VERNON PLACE, THE WEST SIDE, FERRY, GARSIDE AND CUTLER STREETS AND MT. PROSPECT AVENUE, FOR \$250,457. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM RESOLUTION 7-R-i, DATED JUNE 6, 1973, WHICH APPROVES BUDGET INSERTION OF \$284,000. FOR URBAN BEAUTIFICATION ACTIVITIES, WHICH WILL BE REIMBURSED BY U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, AND FROM URBAN BEAUTIFICATION PROGRAM (FUND 60, DEPARTMENT 91, AGENCY 53, ACCOUNT 250) FROM FUNDS RECEIVED FROM U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER CONTRACT NO. UBI-NJ-02-39-1002-G, AMOUNTING TO \$3,247.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-ck.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT WITH RALPH MARANO LANDSCAPING, INC. T/A MARANO CONSTRUCTION COMPANY, P. O. BOX 112 T. C. BRANCH, WEST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR REMOVAL AND PLANTING OF STREET TREES ON NORTH SIXTH STREET BETWEEN BLOOMFIELD AVENUE AND DAVENPORT AVENUE, FOR \$36,790., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM RESOLUTION NO. 7-R-i, DATED JUNE 6, 1973, WHICH RESOLUTION APPROVED BUDGET INSERTION OF \$284,000. FOR URBAN BEAUTIFICATION ACTIVITIES WHICH WILL BE REIMBURSED BY THE U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cl.

RESOLUTION AUTHORIZING FORECLOSURE BY SUMMARY PROCEEDINGS, IN REM, TAX SALE CERTIFICATES AS LISTED ON ATTACHED FORECLOSURE LIST (44 PROPERTIES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cm.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH EVANBOW CONSTRUCTION CO., INC., 617 CENTRAL AVENUE, EAST ORANGE, LOWEST RESPONSIBLE BIDDER FOR ALTERATIONS TO PART 3RD FLOOR (NEW COUNCILMEN OFFICES) 920 BROAD STREET, NEWARK FOR SUM OF \$89,752. ACCORDING TO THEIR BID AND SPECIFICATIONS. (COST OF WORK TO BE PAID FROM DIVISION OF PUBLIC PROPERTY \$89,752. - 1973 OPERATING BUDGET, LINE ITEM #260. 11-07-11)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-cn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-

SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT \$422,338., FUNDS AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL.

(Copy of resolution and correspondence submitted to each Member of the Council)

President Turco declared it is a shame the Mayor's staff does not submit sooner a contract which is effective July 1, 1973. Not only do they submit matters at the eleventh hour, the Council receives them past due. However, because of the urgency of this program, he will move for the adoption of this resolution.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo.

Councilman Westbrooks agreed this program merits approval. However, he is not pleased with the manner in which these programs are submitted to the Council. So that the Council will not be charged with holding up this program, he will vote for the adoption of this resolution. Councilman Westbrooks asserted it is not fair to the Council. The Council should establish a policy regarding added starters.

Councilman Harris felt it should be brought to the Administration's attention that the Council will not be receptive to receiving legislation the same day as the meeting. The Council needs time to digest them.

Councilman Bontempo contended no late starters should be accepted.

The City Clerk called attention this resolution was received at 9:13 A. M., July 10, 1973. No reason was given for the delay.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, Megaro, Villani, Westbrooks, President Turco.

No: Councilman James.

The City Clerk was directed to forward a letter to Business Administrator Bodine stating that the Municipal Council has directed that henceforth specific reasons be given, in writing, for the urgency in requesting added starters and in the future, added starters will not be accepted unless accompanied by a written memorandum indicating the necessity and urgency of the matter and the reason for the delay on presentation.

President Turco recommended the City Clerk keep a running record of all



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62 resolutions and ordinances sent to the Council late and reason for the delay on presentation.

7-R-co.            RESOLUTION AMENDING RESOLUTION #7-R-cj JUNE 20, 1973 AND AUTHORIZING THE  
DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT, AS AMENDED, WITH SERVICE  
DYNAMICS CORP. FOR THE MANAGEMENT OF THE SUMMER FOOD SERVICE PROGRAM (SuNuP).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Westbrooks.

President Turco recommended inserting in the resolution that the contract for auditing will be awarded hereafter with approval of the Municipal Council.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

MOTIONS.

7-M-a.            Councilman James called attention there are increasing numbers of pool halls, discotheques, drug residential centers being established in purely residential sections of the City.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE CORPORATION COUNSEL TO SUBMIT TO THE MUNICIPAL COUNCIL IN TIME FOR CONSIDERATION AT THEIR AUGUST 8, 1973 MEETING, REQUIRING PROPER LICENSING FOR POOL HALLS, DANCES, DISCOTHEQUES AND DRUG INTAKE CENTERS IN RESIDENTIAL AREAS AND THAT SUCH LICENSING REQUIRE APPROVAL OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco declared a five minute recess at 5:05 P. M.

The Council reconvened at 5:10 P. M.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.            The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 31, 1973, NOMINATING MR. JOHN M. JACKSON, 357 AVON AVENUE, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT TO FILL THE UNEXPIRED TERM OF THE LATE NOAH MARSHALL FOR A TERM EXPIRING JUNE 30, 1974.

(Copy of communication submitted to each Member of the Council)

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(Mr. Jackson met with the Council June 26, 1973)

A motion to confirm the appointment of Mr. John M. Jackson as a Member of the Board of Adjustment to fill the unexpired term of the late Noah Marshall for a term expiring June 30, 1974, was made by Councilman Westbrooks, seconded by President Turco.

President Turco: Will the Council confirm the appointment?

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The appointment is confirmed.

8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JUNE 4, 1973, APPOINTING LIEUTENANT EDWARD KERR, DIRECTOR OF THE NEWARK POLICE DEPARTMENT.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the appointment of Lieutenant Edward Kerr as Director of the Newark Police Department was made by Councilman Harris, seconded by Councilman James.

Councilman Bontempo recalled six months ago when the Mayor nominated Lieutenant Kerr as Police Director of the City of Newark, he did make a statement that he felt one of the Deputy Chiefs, Inspectors or Captains on the 1,400 men police force should get the Director's job. While pressure has been put on him, he is convinced that Acting Police Director Kerr's performance during his six months in this post has been excellent. The Superior Officers Association endorsed the appointment of Lieutenant Kerr as Police Director. Councilman Bontempo said there are only eleven months left in this administration. Acting Police Director Kerr has proven himself and he is voting for what is good for the people and citizens of Newark.

Councilman James agreed with Councilman Bontempo that 180 days acting term was long enough for trial and error. Within that period there has been no massive shakeup in the Police Department, there have been no riots in the street as predicted, the morale of the police force has been at an all time high, Acting Police Director Kerr has demonstrated calm and restraint in crisis situations, has provided exemplary leadership and he is a Newarker and a family man. Councilman James felt Lieutenant Kerr should not be appointed Police Director because of the pigmentation of his skin and should not be denied this position. He certainly will support the confirmation of Lieutenant Kerr as Police Director of the City of Newark.

Councilman Villani stated at her first meeting of the Municipal Council, she had voted in the affirmative. In a way, she feels this whole confrontation has been thrown in her lap. She charged Councilman Westbrooks and his colleagues do not want

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Lieutenant Kerr in the post of Police Director. Councilman Villani said she has always been for progressive government and in Newark it is needed very badly. As the Mayor has shown, "we can go in the right direction but we must go together." As Councilman Westbrooks said, she should not vote for Lieutenant Kerr on Councilman Westbrooks' actions. If she did, Lieutenant Kerr would not be confirmed today. He has served as Acting Police Director 180 days and has done a good job.

Councilman Harris favored Lieutenant Kerr's appointment as Police Director of the City of Newark. He said the entire nation was viewing this appointment and the vote would be the subject of conversation across the country. Councilman Harris felt Lieutenant Kerr has proven himself and this confirmation would in all probability bring people together for a better effort in Newark.

President Turco said personal circumstances make it necessary for him to abstain from voting on this nomination.

President Turco: Will the Council confirm the appointment?

Yes: Councilmen Bontempo, Harris, James, Villani, Westbrooks.

Not Voting: Councilmen Bottone, Megaro, President Turco.

President Turco: The appointment is confirmed.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 18, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R. S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION OF ADMINISTRATIVE ANALYST, C. H. S.)"

(Administrative Analyst, C.H.S.                      \$12,734. - \$16,926.)  
(37½ hours)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Acting Budget Officer Neely met with the Council July 10, 1973)

A motion to defer action on this ordinance was made by President Turco, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 28, 1973, ENCLOSING PROPOSED "ORDINANCE APPROVING THE OFFER BY JACK

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GRUNDFEST AND CAROLYN SCOTT GRUNDFEST, HIS WIFE, TO PURCHASE THE CITY-OWNED RIGHT OF WAY FOR WATER PIPE LINE BETWEEN BELLEVILLE RESERVOIR AND PASSAIC RIVER, WHICH RIGHT OF WAY CROSSES THROUGH PREMISES KNOWN AS 10 VAN REYPER PLACE, BELLEVILLE, NEW JERSEY, BLOCK 281, LOT 4, FOR \$200."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Public Works Director Friscia, Engineering Director Zach and Division of Water Supply Acting Division Engineer Berardinelli to meet with the Municipal Council at their pre-meeting conference August 7, 1973 to discuss this matter, was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 28, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE 6-S & F-a, ADOPTED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK ON JUNE 6, 1973 GRANTING PERMISSION TO ESSEX COUNTY COLLEGE TO CONSTRUCT AND MAINTAIN AT ITS OWN EXPENSE, A BRIDGE STRUCTURE OVER HIGH STREET IN THE CITY OF NEWARK."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 4, ALCOHOLIC BEVERAGES, CHAPTER 1, SECTION 10 (a) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED."

(Changing age of majority from 21 to 18)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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6-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO DELETE TITLES AND TO ADJUST SALARIES AND TITLES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf to meet with the Municipal Council at their special conference July 17, 1973 to discuss this matter, was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf to meet with the Municipal Council at their special conference July 17, 1973 to discuss this matter, was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO (TO ADJUST THE SALARY FOR BUILDING MAINTENANCE WORKER AND MAINTENANCE REPAIRMAN AS PER CONTRACT AGREEMENT)."

(Building Maintenance Worker (35 hours) from \$3.06 first year to  
3.86 third year

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Maintenance Repairman (40 hours) from \$3.06 first year to  
3.88 third year)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf to meet with the Municipal Council at their special conference July 17, 1973 to discuss this matter, was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR GARAGE ATTENDANT AS PER CONTRACT AGREEMENT)"

(Garage Attendant (40 hours) from \$3.48 first year to \$3.98 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf to meet with the Municipal Council at their special conference July 17, 1973 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-bg) AND AMENDMENTS THERETO, (TO ADJUST THE SALARY FOR GARAGE ATTENDANT)".

(Garage Attendant (40 hours) from \$3.48 first year to \$3.98 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf to meet with the Municipal Council at their special conference July 17, 1973 to discuss this matter, was made by Councilman Bontempo, seconded by Councilman Harris and adopted by the following votes:

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Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF VANDERPOOL STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVENUE B TO AVENUE C."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF AVENUE C AS LAID OUT 75 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM A POINT 100 FEET SOUTH OF MILLER STREET SOUTHERLY TO THE NORTHERLY LINE OF NEW YORK BAY RAILROAD (PENN CENTRAL)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF AVENUE B AS LAID OUT 75 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VANDERPOOL STREET TO POINIER STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

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8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND THE ZONING DISTRICT MAP OF THE CITY OF NEWARK."

(This ordinance changes zones in Blocks 490 and 491)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT CERTAIN TIMES ON UNIVERSITY AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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8-r.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON UNIVERSITY AVENUE DURING CERTAIN TIMES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-s.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:4-1, LIMITING USE OF STREET TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Wilbur Avenue from Bergen Street to Elizabeth Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-t.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING NOLL PLACE, EASTBOUND FROM RICHELIEU TERRACE TO SANDFORD AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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*JH*

8-u.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Chadwick Avenue northbound from Hawthorne Avenue to Avon Avenue,

Seymour Avenue southbound from Avon Avenue to Hawthorne Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-v.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING, PROHIBITED AT CERTAIN TIMES, OF THE TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY CHANGING THE REGULATION ON FIRST STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Westbrooks, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-w.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON CERTAIN STREETS."

(First Street, both sides, from Orange Street to Sussex Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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8-x.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING  
SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-s & F-bg), AND AMENDMENTS THERETO.  
(TO CREATE THE POSITION AND SALARY RANGE FOR FIRE CADET)."

(Fire Cadet \$5,145. - \$6,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8,  
1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone,  
seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

8-y.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE BY THE CITY OF  
NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 470 HUNTERDON STREET, NEWARK,  
NEW JERSEY, BLOCK 2576, LOT 42, FOR THE CONSIDERATION OF \$8,500.00."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8,  
1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo,  
seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

8-z.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED JULY 2, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 3, CHAPTER 1, OF  
THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This ordinance revises the Air Pollution Code)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 8,  
1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro,  
seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

8-ba.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 2, 1973, EN-  
CLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE OPEN SPACE AND GREEN ACRES ACQUISITION  
AND DEVELOPMENT PROJECT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF

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\$2,200,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 40A/45A-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Item 6-F-1 on Page 10 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 14, SECTION 6 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This ordinance provides for one-week holdback in the salaries and wages of City employees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Municipal Comptroller Grexa, Information Systems Director Kenneth A. Klemm and Mr. Harvey Braun and Mr. Samuel Schleman of Touche Ross & Co. met with the Council July 10, 1973)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg), AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR FIRE PROTECTION ENGINEER)."

(Fire Protection Engineer \$14,133. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from June 14, 1973 to June 29, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Anshe Luborowitz Sisterhood	6027 (Amended)
Youth Development Association	6052 (Amended)
St. Ann's Educational Club	6103 (Amended)
Newark Lodge #21 - BPOE	6194 (Amended)
St. Casimir's Roman Catholic Church	6269

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Clinton Memorial AME Zion Church	6264
Peaceful Baptist Church	6265
Peaceful Baptist Church	6266
Peaceful Baptist Church	6267

A motion to concur in the Report was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

This meeting adjourned at 5:40 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Louis M. Turco*

Louis M. Turco

President

Newark, New Jersey, July 24, 1973 <sup>73</sup>

A special meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:45 A. M.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk stated this special meeting was requested by Mayor Gibson to consider several items of business on which action is urgently needed. The nine items of legislation are Summer Employment Program budget insertion, FACE Program budget insertion, resolution approving contract with Local 945, Bond Ordinance on Revaluation and five ordinances implementing the Local 945 contract.

PENDING BUSINESS ON THE CALENDAR.

9-a. PROPOSED "ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,100,000 BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was tabled June 6, 1973)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO DELETE TITLES AND TO ADJUST SALARIES AND TITLES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf met with the Council July 17, 1973)

A motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Bontempo.

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Councilman Westbrooks stated unfortunately the newspapermen were not present today. There are no problems with trying to improve the quality of life for the City employees but there is a problem with adding an additional burden to the taxpayers who are already paying a high price for nothing. Councilman Westbrooks declared the Council should re-examine the contract agreements with City employees because people are not getting services for what they are paying and he sees no reason to burden the taxpayers with higher taxes. He agrees with his constituents that services are limited in the Central Ward, but at the same time he does not want to appear to be unconcerned about the plight of City employees, especially the rank and file.

Councilman Westbrooks strongly opposed additional taxes until such time as this government is going to be accountable. Services are to be commensurate with prices paid. In the Central Ward the cost of government is going up but services are decreasing. Councilman Westbrooks reiterated he is for decent salaries and benefits for City employees, but at the same time the government must be accountable.

Upon question posed by Councilman James, the City Clerk replied this ordinance changes the salary ranges as per contract agreement in the amount of \$1/4 million. Later legislation will be submitted appropriating funds necessary for these salary increases based on this contract agreement.

The motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrooks.

Councilman Giuliano asserted the people should get after the Administration for essential services. Good workers should not suffer for the bad ones.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES  
THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST  
SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf met with the Council July 17, 1973)

A motion directing the City Clerk to place this ordinance on the August 8,

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1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman James.

Councilman Westbrook reiterated the Central Ward has not received essential services. The Central Ward is part of the City of Newark and the residents pay the same amount of taxes but receive no services. If people in the Central Ward want to get services, they have to wait until services are received in the other Wards. The Mayor and Council have been invited to tour the Central Ward and each time one or two Councilmen appeared. Councilman Westbrook queried if Administration fails to be accountable, what is the role of the Municipal Council? If Administration is not going to deliver services, what is the Council going to do about it? At the same time, he does not want to be called a "bad guy" saying he is not for the little guy. He is for the little guy but he is not going to put more money into the Administration. That goes for salary increases from the top administrative officers down to the rank and file. Councilman Westbrook said he is voting against this ordinance, as he would for any salary increase ordinance. The people in the Central Ward and the City of Newark want services before pouring money into the high cost of government. Administration should be made accountable.

Councilman Giuliano agreed with Councilman Westbrook about conditions in the Central Ward. He asked what must the Council do to get after Administration to do their job?

Councilman James stated as Councilman of the South Ward, he is not happy with services and he is not one to give out salary raises indiscriminately. These are cost of living raises. Councilman James asked what do we do to bring accountability? The Council should subpoena some of the directors, like Watergate, to ascertain how they exercise their duties. Councilman James declared we need to come up with some constructive solution to the problem and how to make the Administration more responsible to deliver services.

Councilman Bottone agreed with Councilman James. He could not see penalizing employees who are trying to do their job. The Council should check the spots where employees are not functioning properly and somewhere along the line an investigation should be conducted to correct discrepancies.

Councilman Megaro agreed that people are not receiving essential services. It is time the Council take some positive steps to get services.

The motion directing the City Clerk to place this ordinance on the August 8, 1973 Calendar of the Municipal Council for first reading was adopted by the following votes:



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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Not Voting: Councilman Westbrooks.

Councilman Westbrooks pointed out the Municipal Council has the power to investigate the conduct of departments and agencies. He recommended the Council of the Whole conduct an investigation into the various departments to determine whether or not the City is receiving services and if nonfeasance exists.

President Turco felt the Council should discuss this matter in conference and in the meantime hold under advisement the establishment of a Committee of the Whole.

Councilman Megaro recommended the Council direct the City Clerk to send a memorandum to each department advising them of such with a warning that the Council demands services and unless services are received, the Council will take necessary action.

Councilman Harris declared the Council has discussed this matter for three years. He has conveyed to his colleagues the fact that some of the department heads were not doing their job. The Council has the power to fire a department head, whereas the Mayor does not have this power. Either we are going to acquiesce to a department head or we are going to show that we are the bosses. Councilman Harris felt there was no reason for any delay in the formation of a Council Committee because it goes without saying there has been some derelict in responsibilities. Councilman Harris again urged his colleagues to give him four votes to bring up a department head on charges and fire him.

Councilman Westbrooks explained the reason he raised the issue at this time was because it would create a condition of readiness to vote on certain matters. He asked his colleagues for assurance that they are willing to act now. After three years, the Administration should give some accountability as to why they have not delivered essential services to the citizens. He does not want to make a hasty decision. Councilman Westbrooks urged the Council to discuss this matter at their next conference and to establish a Committee of the Whole to conduct an investigation into the various departments. He added the Council can warn the Administration what steps will be taken by the Council. Councilman Westbrooks recommended the Council invite Mayor Gibson to meet with the Municipal Council at their pre-meeting conference August 7, 1973 to discuss this matter.

President Turco recommended the Council establish a format first and then invite the Mayor and advise him what the Council plans to do.

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9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES  
THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO (TO ADJUST THE  
SALARY FOR BUILDING MAINTENANCE WORKER AND MAINTENANCE REPAIRMAN AS PER CONTRACT AGREE-  
MENT)."

(Building Maintenance Worker (35 hours) from \$3.06 first year to  
\$3.86 third year)

Maintenance Repairman (40 hours) from \$3.06 first year to  
\$3.88 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo  
and Labor Relations Consultant Gerald Dorf met with the Council July 17, 1973)

A motion directing the City Clerk to place this ordinance on the August 8,  
1973 Calendar of the Municipal Council for first reading was made by Councilman Megaro,  
seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
President Turco.

Not Voting: Councilman Westbrooks.

9-e.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE  
CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THERE-  
FOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST SALARY  
RANGE FOR GARAGE ATTENDANT AS PER CONTRACT AGREEMENT)"

(Garage Attendant (40 hours) from \$3.48 first year to \$3.98 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo  
and Labor Relations Consultant Gerald Dorf met with the Council July 17, 1973)

A motion directing the City Clerk to place this ordinance on the August 8,  
1973 Calendar of the Municipal Council for first reading was made by Councilman  
Giuliano, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
President Turco.

No: Councilman Westbrooks.

Councilman Westbrooks contended certain positions in the Police Department  
should be deleted. There is a need for additional patrolmen, however, he feels certain

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patrolmen can be deleted. Councilman Westbrooks said he has some reservations about the operation of the Police Department. The Council should look into the activities of the various departments, particularly the Police Department.

9-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966, (6-S & F-bg) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR GARAGE ATTENDANT)"

(Garage Attendant (40 hours) from \$3.48 first year to \$3.98 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf met with the Council July 17, 1973)

A motion directing the City Clerk to return this ordinance to Administration and further directing that the ordinance be amended by deleting the title of Garage Attendant in the Fire Department in view of the fact no appropriation is made and there is no need for such title, was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

No: Councilman Westbrooks.

RESOLUTIONS.

7-R-a.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, OTHER EXPENSES, SUMMER NEIGHBORHOOD YOUTH CORP PROGRAM \$2,422,910.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the direct understanding none of the money asked to be inserted is to pay for services incurred before the date of the award of the funds, July 11, 1973, was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE,  
DIRECTOR'S OFFICE, OTHER EXPENSES, FEDERALLY ASSISTED CODE ENFORCEMENT PROGRAM,  
\$959,025., ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN  
DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution on condition that the money inserted in the budget is not to pay for pre-existing obligations was made by Councilman Bontempo, seconded by President Turco.

(Finance Director Jungherr appeared before the Municipal Council)

Councilman James questioned compensatory time for FACE Director Ralph Sanders in the amount of \$4,000. His activities are minimized and he had vacation pay. Is he entitled to this amount of money?

President Turco noted Richard Pereira earned compensatory time. He made complaints to the Prosecutor's Office with respect to this program after pursuing his legal rights to sue the City. His file was stolen. President Turco said he knows Mr. Pereira and if he insists he had the time, which he is sure he had, why spend money because Mr. Sanders refuses to give Mr. Pereira this time? Now Mr. Sanders is asking \$4,000. in back time which he says he has coming. President Turco contended this program has been in violation from the beginning.

Councilman Bontempo withdrew his motion to adopt the resolution.

President Turco withdrew his second to the motion.

Finance Director Jungherr explained the \$959,025. is to complete the Federally Assisted Code Enforcement Program phase out operation.

Councilman James queried how do we assist those persons and not have abuses?

Finance Director Jungherr suggested deleting the amount of \$4,000.

President Turco declared the Council has no guarantee other money will not be spent to pay for that obligation. Perhaps the Council should take another look at the entire package.

Finance Director Jungherr related budget amendment is to meet obligation to HUD and if we do not meet the obligation, we will not get the funds. Twenty pages of documentation and figures were submitted to the Council in January and approved by the Municipal Council on February 7, 1973. There is nothing new about these figures.

Councilman Bottone said this is a phase out program. He could not understand why Mr. Sanders was not brought up on charges. This is the same person who could not

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conduct a program. Why go back to the same person?

Finance Director Jungherr called attention there are no additional grants in the FACE Program. There are forty grants in final stages of construction.

A motion to table this resolution was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-c. RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AN AMENDMENT TO THE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH LOCAL 945, INTERNATIONAL BROTHERHOOD OF TEAMSTERS, CHAUFFEURS, WAREHOUSEMEN, AND HELPERS OF AMERICA, JANUARY 1, 1972 THROUGH DECEMBER 31, 1973, EXTENDED THROUGH DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Albert M. Pannullo and Labor Relations Consultant Gerald Dorf met with the Council July 17, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilman Westbrooks.

MOTION.

7-M-a. President Turco stated he received a letter dated July 19, 1973 from Newark Housing Authority Executive Director Robert A. Notte regarding the crisis of the public housing tenants with respect to heat, garbage removal and plumbing and electrical work.

A MOTION DIRECTING THE CITY CLERK TO INVITE MAYOR GIBSON, BUSINESS ADMINISTRATOR BODINE, HEALTH AND WELFARE DIRECTOR BUFORD, POLICE DIRECTOR KERR, NEWARK HOUSING AUTHORITY EXECUTIVE DIRECTOR ROBERT A. NOTTE, STELLA WRIGHT TENANTS ORGANIZATION PRESIDENT TOBY HENRY, NEWARK TENANTS COUNCIL PRESIDENT JAMES RONE AND HOUSING AND URBAN DEVELOPMENT ADMINISTRATION DIRECTOR JAMES P. SWEENEY TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR PRE-MEETING CONFERENCE TUESDAY, AUGUST 7, 1973, AT 10:00 A.M. TO DISCUSS TENANT SERVICES PROVIDED BY THE NEWARK HOUSING AUTHORITY, was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
President Turco.

Absent During Roll Call: Councilman Westbrook.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Harris, seconded by  
Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
President Turco.

Absent During Roll Call: Councilman Westbrook.

This meeting adjourned at 12:40 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Louis M. Turco*

Louis M. Turco

President



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Newark, New Jersey, August 8, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Thomas Heck, St. Columba's Roman Catholic Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

(Councilman Westbrooks arrived at 1:05 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented SECOND INTERIM QUARTERLY REPORT, CITY OF NEWARK, 1973, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Second Interim Quarterly Report be received and placed on file after Staff study was made, was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-b. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JUNE, 1973.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-c. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF JUNE, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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4-d.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF JUNE, 1973.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-e.

The City Clerk presented AUDIT REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS FOR THE YEAR ENDED DECEMBER 31, 1972, SUBMITTED BY STARR, KAPLAN, SCHUHALTER & HERZLINGER, CERTIFIED PUBLIC ACCOUNTANTS.

A motion that the Audit Report be received and placed on file was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD APRIL 10, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD MAY 1, 1973.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD MAY 15, 1973.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-i.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JUNE 21, 1973.

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A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-j.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MAY 23, 1973.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-k.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JUNE 20, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-l.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JUNE 20, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-m.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JUNE 28, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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4-n.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-72 AND INDICATING NO PROPERTIES DEMOLISHED FROM JUNE 25, 1973 TO JUNE 29, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-o.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32 AND INDICATING NO PROPERTIES DEMOLISHED FROM JULY 2, 1973 TO JULY 6, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-p.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JULY 9, 1973 TO JULY 13, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-q.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JULY 16, 1973 TO JULY 20, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-r.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR JUNE, 1973.

A motion to approve the Report of Contracts awarded was made by Councilman Bontempo, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-s.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO JUNE, 1973.

A motion that the Report be received and placed on file was made by Councilman Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF AURELIO LUGO, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONVERSION OF A 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS; ON PREMISES 155 SUMMER AVENUE; ON CONDITION THAT 1) A FIRE ESCAPE IS INSTALLED WITHIN NINETY DAYS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and direct the City Clerk to remand this application to the Board of Adjustment because of procedural defect indicated by the Corporation Counsel, was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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4-A-2.

The City Clerk read APPLICATION OF TO-SAULT RENEWAL AND DEVELOPMENT CORP. (NEWARK HOUSING AUTHORITY, OWNER); TO PERMIT IN A 4TH BUSINESS DISTRICT CONSTRUCTION OF A LARGE SCALE DEVELOPMENT WITH INSUFFICIENT FRONT YARDS AND INSUFFICIENT SPACING BETWEEN BUILDINGS; ON PREMISES 334-388 WEST MARKET STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH MALONE, 30 ELEVENTH AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council objecting to the granting of this variance. He contended additional policemen would be needed as there would be more people in the area. He is not going to move if they take more property for the construction of this development.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-3.

The City Clerk read APPLICATION OF FREDERICK STOHL, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONVERSION OF A 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS AND NO ON-SITE PARKING; ON PREMISES 120 CHESTER AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH MARLEY, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-4.

The City Clerk read APPLICATION OF LOUIS ALLORA, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY SIDE ADDITION TO GASOLINE STATION; ON PREMISES 36-46 NESBITT STREET.

(Vote of Board of Adjustment 4-0)

(Previous application approved May 2, 1956, 36-38 Nesbitt Street)

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The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-5. The City Clerk read APPLICATION OF ORESTE RODRIGUEZ, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY ADDITION TO GASOLINE STATION; ON PREMISES 373-379 RAYMOND BOULEVARD.

(Vote of Board of Adjustment 3-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-6. The City Clerk read APPLICATION OF FREDDY'S SERVICE STATION, INC. (FRED MARTINS, OWNER); TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY ADDITION TO AUTOMOBILE BODY, FENDER REPAIR SHOP AND GASOLINE STATION; ON PREMISES 159-161 WILSON AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-7. The City Clerk read APPLICATION OF MAIDEN LANE AUTO PARK, OWNER UNDER CONTRACT; TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF AN AUTOMATIC AUTOMOBILE LAUNDRY; ON PREMISES 297-327 WEST MARKET STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

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No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilmen Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-8.

The City Clerk read APPLICATION OF URBAN LEAGUE OF ESSEX COUNTY, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT RENEWAL OF PRIVATE PARKING LOT FOR OFFICE LOCATED AT 508 CENTRAL AVENUE; ON PREMISES 47-49 SOUTH 8TH STREET; ON CONDITION THAT 1) SUCH USE BE LIMITED TO THE PERIOD ENDING FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-9.

The City Clerk read APPLICATION OF ALTON PEGRAM (ALICE WATSON, OWNER); TO PERMIT IN A 2ND RESIDENCE DISTRICT THE SALE OF NEW AND USED AUTOMOBILE PARTS AND TIRE SERVICE; ON PREMISES 83-85 CHADWICK AVENUE (REAR); ON CONDITION THAT 1) SUCH USE BE LIMITED TO THE PERIOD ENDING FOUR YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. GEORGE CHRANEWYCZ, ASSISTANT CHIEF OF TECHNICAL SERVICES, NEWARK HOUSING AUTHORITY, stated this application involves property located in the lower Clinton Hill Urban Renewal area. The effort to improve and upgrade the neighborhood is very important and the Federal Government has contributed approximately \$8 million and the City has contributed approximately \$4 million. They feel the approval of this variance would be injurious to this effort and recommend it not be approved.

MR. HERMAN LEWIT, PROJECT COORDINATOR, NEWARK HOUSING AUTHORITY, urged the Municipal Council to reject this application. He said the contemplated enterprise would be within the total residential area of the Clinton Hill Project. Houses in the area have been rehabilitated at great cost to the property owners and a new school,

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additions to two existing schools and recreation areas are being provided. New construction is well under way on cleared land where substandard houses have been demolished and additional housing is planned on the remaining sites to be cleared. There will be in excess of \$18 million spent to renew the lower Clinton Hill Urban Renewal area. The Board of Adjustment approved this application solely on the basis of there being an existing building and a dire need for this type of service in the neighborhood. Mr. Lewit pointed out there are numerous service stations and retail auto supply stores in the immediate vicinity.

MRS. MILDRED HELMS, 583 BERGEN STREET, NEWARK, NEW JERSEY, objected to the granting of this variance. She stated this particular building is located between two one way streets. Mrs. Helms presented a petition containing thirty names of residents in the immediate area of this property who objected to this variance.

MR. ALTON PEGRAM, 117 HILLSIDE AVENUE, NEWARK, NEW JERSEY, the applicant, stated all work will be done inside the building and there will be no automobile repair work at all.

Upon question posed by Councilman James, Mr. Pegram replied he has not commenced work at this location.

Councilman James stated the applicant, an outstanding citizen, has been a Newark resident for twenty years and presently has a business on Jones Street. About \$18 million is presently being spent to rehabilitate the Clinton Hill area. This business would be in opposition to the \$18 million rehabilitation and beautifying efforts of the Newark Housing Authority and Council. Councilman James said if the applicant is still interested in locating his business in this area, the Council will assist him in locating another building in the area. He must vote in the negative in order to support the legitimate interest of the majority of the citizens.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPE-LINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS



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AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND  
RAYMOND BOULEVARD.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Engineering Director Zach and Public Works  
Director Friscia met with the Council August 7, 1973)

A motion to table this ordinance pending results of the hearing to be held by  
the Environmental Protection Agency was made by President Turco, seconded by Councilman  
Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, Westbrooks, President Turco.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-a ADOPTED BY THE  
MUNICIPAL COUNCIL ON JUNE 6, 1973 GRANTING PERMISSION TO ESSEX COUNTY COLLEGE TO CON-  
STRUCT AND MAINTAIN AT ITS OWN EXPENSE, A BRIDGE STRUCTURE OVER HIGH STREET IN THE CITY  
OF NEWARK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman  
Westbrooks, seconded by Councilman James and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance  
is declared adopted on first reading and the City Clerk is hereby authorized and  
directed to advertise said ordinance and give public notice of its introduction and  
passage on first reading as provided by law. This ordinance will come up for a public  
hearing and be considered for further action on September 5, 1973.

6-F-c.

The City Clerk read AN ORDINANCE TO AMEND TITLE 4, ALCOHOLIC BEVERAGES,  
CHAPTER 1, SECTION 10 (a) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY,  
1966 AS AMENDED AND SUPPLEMENTED.

(Changing age of majority from 21 to 18)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman  
Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by  
the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, Westbrooks, President Turco.

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President Turco: The yeses are nine and the noes are none. This ordinance<sup>94</sup> is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-d.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF VANDERPOOL STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVENUE B TO AVENUE C.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-e.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF AVENUE C AS LAID OUT 75 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM A POINT 100 FEET SOUTH OF MILLER STREET SOUTHERLY TO THE NORTHERLY LINE OF THE NEW YORK BAY RAILROAD (PENN CENTRAL).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public

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hearing and be considered for further action on September 5, 1973.

6-F-f.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF AVENUE B AS LAID OUT 75 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VANDERPOOL STREET TO POINIER STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

(This ordinance changes zones in Blocks 490 and 491)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to defer action on this ordinance was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT CERTAIN TIMES ON UNIVERSITY AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman

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Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-i. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-j. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON UNIVERSITY AVENUE DURING CERTAIN TIMES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-k.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, LIMITING USE OF STREET TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Wilbur Avenue from Bergen Street to Elizabeth Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-l.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING NOLL PLACE, EASTBOUND, FROM RICHELIEU TERRACE TO SANDFORD AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-m.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Chadwick Avenue northbound from Hawthorne Avenue to Avon Avenue,

Seymour Avenue southbound from Avon Avenue to Hawthorne Avenue)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-n. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING, PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY CHANGING THE REGULATION ON FIRST STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-o. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON CERTAIN STREETS.

(First Street, both sides, from Orange Street to Sussex Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-p.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg), AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR FIRE CADET)

(Fire Cadet \$5,145. - \$6,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-q.

The City Clerk read AN ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 470 HUNTERDON STREET, NEWARK, NEW JERSEY, BLOCK 2576, LOT 42, FOR THE CONSIDERATION OF \$8500.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

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6-F-r. The City Clerk read AN ORDINANCE TO AMEND TITLE 3, CHAPTER 1, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966).

(This ordinance revises the Air Pollution Code)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-s. The City Clerk read AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,100,000 BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was tabled June 6, 1973)

(Tax Assessor Frisina met with the Council July 24, 1973)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-t. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED, (TO DELETE TITLES AND TO ADJUST SALARIES AND TITLES AS PER CONTRACT AGREEMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)



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(Business Administrator Bodine, Labor Relations Specialist Pannullo and Labor Relations Consultant Dorf met with the Council July 17, 1973)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are eight, the noes are none and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-u.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Pannullo and Labor Relations Consultant Dorf met with the Council July 17, 1973)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are eight, the noes are none and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-v.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR BUILDING MAINTENANCE WORKER AND MAINTENANCE REPAIRMAN AS PER

CONTRACT AGREEMENT)

(Building Maintenance Worker (35 hours) from \$3.06 first year to  
3.86 third year

Maintenance Repairman (40 hours) from \$3.06 first year to  
3.88 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Pannullo and Labor  
Relations Consultant Dorf met with the Council July 17, 1973)

A motion to adopt the ordinance on first reading was made by Councilman Harris,  
seconded by Councilman Megaro and declared adopted by President Turco by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are eight, the noes are none and one not voting.  
This ordinance is declared adopted on first reading and the City Clerk is hereby author-  
ized and directed to advertise said ordinance and give public notice of its introduction  
and passage on first reading as provided by law. This ordinance will come up for a  
public hearing and be considered for further action on September 5, 1973.

6-F-w.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED,  
"AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING  
SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO  
ADJUST SALARY RANGE FOR GARAGE ATTENDANT AS PER CONTRACT AGREEMENT)

(Garage Attendant (40 hours) from \$3.48 first year to \$3.98 third year)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Labor Relations Specialist Pannullo and Labor  
Relations Consultant Dorf met with the Council July 17, 1973)

A motion to adopt the ordinance on first reading was made by Councilman  
Megaro, seconded by Councilman Villani and declared adopted by President Turco by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro,  
Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are eight, the noes are none and one not voting.  
This ordinance is declared adopted on first reading and the City Clerk is hereby author-  
ized and directed to advertise said ordinance and give public notice of its introduction

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and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

6-F-x. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF COMMUNITY SERVICE WORKER, MUNICIPAL COUNCIL AND TO DELETE COMMUNITY RELATIONS COORDINATOR, MUNICIPAL COUNCIL)

(Community Service Worker,  
Municipal Council \$7,500. - \$7,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

A motion to consider Item 8-g on this Calendar under Ordinances on First Reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

6-F-y. The City Clerk read BOND ORDINANCE TO AUTHORIZE VARIOUS IMPROVEMENTS AT THE NEWARK MUSEUM OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$210,193 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 14/1-73, 15/2-73, 15/3-73 AND 16/4-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the

following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are eight, the noes are none and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

A motion to consider Item 8-k on this Calendar under Ordinances on First Reading was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Harris, James, Megaro, Villani, President Turco.

No: Councilmen Bottone, Giuliano, Westbrooks.

6-F-z.

The City Clerk read AN ORDINANCE TO AUTHORIZE THE PURCHASING AGENT OF THE CITY OF NEWARK TO EXECUTE A LEASE WITH BALCO PROPERTIES CORPORATION FOR CERTAIN LAND TO BE USED FOR STORAGE OF AUTOMOBILES TO BE AUCTIONED OFF. (\$100. per month)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(The Council was polled on this matter August 3, 1973)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Villani.

Councilman Bottone asked is there a guarantee that the lease would be for two months or will it be extended? He could not understand why this property should be used when the City has vacant land which could be used for this purpose and they will not have to pay rent.

Business Administrator Bodine stated the purpose of the lease is for parking space for 25 to 30 cars to prevent vandalism to the City cars which will be auctioned off, rather than sold for junk if they are vandalized. This is the only fenced in property available and the cars will be sold in two months.

Councilman Bontempo felt there would be vandalism if the cars are parked in City lots.

The motion to adopt the ordinance on first reading was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilmen Bottone, Westbrooks.

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President Turco: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

A motion to consider Item 8-j on this Calendar under Ordinances on First Reading was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-ba. The City Clerk read AN ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE POOL AND BILLIARD PARLORS, PUBLIC DANCE HALLS AND COIN-OPERATED AMUSEMENT MACHINES.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Bottone.

Councilman James stressed the importance of maintaining residential makeup in the City of Newark. He called attention there are increasing numbers of pool halls, discotheques and drug residential centers being established in purely residential sections of the City. This regulation will give the Board of Adjustment and Council sufficient time to poll citizens residing in the area to ascertain if in their opinion pool halls, discotheques, dance halls, etc. would be in their best interest.

The motion to adopt the ordinance on first reading was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

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A motion to consider Item 8-j-1 on this Calendar under Ordinances on First Reading was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-bb. The City Clerk read AN ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE NARCOTIC AND DRUG ABUSE TREATMENT CENTERS.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 5, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage.

6-Ph, J & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST AT 30 HOURS PER WEEK IN THE DIVISION OF WATER ACCOUNTING, DEPARTMENT OF FINANCE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. That Section two of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefore" (6S&Fk) adopted November 22, 1966 as amended and supplemented, be amended by creating the following permanent position and there is also hereby established as set forth opposite the respective titles of such positions, the Codes, the minimum and maximum salaries therefore to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Analyst (30 hrs.) 03-008	\$10,815	\$13,545

Section 2. All prior ordinances or parts of prior ordinances which relate to the above positions, titles, hours, of employment, number of positions, annual minimum salary, therefore, which are inconsistent herewith, as hereinafter set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE VARIOUS SEWER IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$333,500 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 6-71 AND 9-71)

WHEREAS, the Municipal Council of The City of Newark by resolutions heretofore adopted has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the

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improvements hereinafter described (Capital Budget Project Nos. 6-71 and 9-71): NOW, THEREFORE,

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BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

Purpose

- (1) Capital Budget Project No. 6-71 - Bessemer Street Relief Sewer.

The construction of a 12 inch sanitary sewer and 12 inch storm sewer on Bessemer Street and Haynes Avenue.



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Appropriation and Estimated Cost	\$287,500
Down Payment	\$ 14,375
Amount of Bonds and Notes	\$273,125
Period of Usefulness	40 Years

(2) Capital Budget Project No. 9-71 - Rose Street, Somerset  
Street to Barclay Street.

The construction and relocation of a  
combined sewer line; Rose Street,  
Somerset Street to Barclay Street  
(Louise A. Spencer Elementary School Sewer Facility).

Appropriation and Estimated Cost	\$ 46,000
Down Payment	\$ 2,300
Amount of Bonds and Notes	\$ 43,700
Period of Usefulness	40 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$16,675 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$16,675 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$16,675 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$316,825 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$316,825 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds

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so issued. If the aggregate amount of outstanding bonds and notes<sup>110</sup> issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 40 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section

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40A:2-43 of said Law, is increased by this ordinance by \$316,825 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrook.

President Turco: The yesses are eight, the noes are none and one absent during roll call. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 12, CHAPTER 4, ARTICLE 8, LICENSING AND REGULATION OF COIN-OPERATED MILK VENDING MACHINES, SECTION 81 OF THE REVISED ORDINANCES OF NEWARK ENTITLED "LICENSE APPLICATION; ISSUANCE; FEE; TERM; SEPARATE LICENSE FOR EACH MACHINE."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Section 12:4-81 of the Revised Ordinances of Newark, (1966), as amended and supplemented, be amended to read as follows:

Section 12:4-81. (a) License application; issuance; fee; term; separate license for each machine.

The license shall be issued by the Division of Licenses on application made by the person, firm or corporation, in occupancy of the premises, in or on which the machine is to be maintained and operated except where the location of the machine is in

or on a federal, state, county or municipal owned or operated premise, in which case, the vending machine owner shall make the application and receive the license. The license shall expire on the 30th day of November next after its issuance upon payment of a fee of \$25.00, except where the sole food vended by the machine is milk, in which case the fee to be paid is \$10.00. A separate application shall be made and license issued for each machine.

(b) The license fee shall be payable upon presentation of the application and shall be returned less the sum of \$10.00 in the event such license is not granted.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

President Turco: The yeses are eight, the noes are none and one absent during roll call. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE VARIOUS STREET, CURB AND SIDEWALK IMPROVEMENTS FOR THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$143,325 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 59/272-72, 59/273-72, 68/300-72, 68/301-72, 68/304-72, 68/305-72 AND 68/306-72).

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WHEREAS, the Municipal Council of The City of Newark by resolutions heretofore adopted has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinbefore described (Capital Budget Projects Nos. 59/272-72, 59/273-72, 68/300-72, 68/301-72, 68/304-72, 68/305-72 and 68/306-72): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life,

computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

Purpose

- (1) Capital Budget Project Nos. 59/272-72 and 59/273-72  
(N.J.R.-6- Boys Club)

The construction of concrete curbs and sidewalks in Avon Avenue, Somerset Street to Service Street and Somerset Street, Avon Avenue to Waverly Avenue.

Appropriation and Estimated Cost	\$ 26,250
Down Payment	\$ 1,250
Amount of Bonds and Notes	\$ 25,000
Period of Usefulness	10 years

- (2) Capital Budget Project Nos. 68/300-72, 68/301-72 and 68/305-72 (N.J.R.-45 Rutgers Graduate School)

The construction of concrete curbs and sidewalks in New Street from Washington Street to University Avenue, in Warren Place from New Street to Warren Street, University Avenue (Plane Street) from Warren Street to Central Avenue.

Appropriation and Estimated Cost	\$ 6,825
Down Payment	\$ 325
Amount of Bonds and Notes	\$ 6,500
Period of Usefulness	10 Years

- (3) Capital Budget Project Nos. 68/304-72 and 68/306-72  
(N.J.R.-45 High and Warren Streets)

The widening and resurfacing the public streets in the City of Newark, hereinafter described, with a pavement at least as durable as a class "B" road as defined in N.J.S. 40A:2-22 and the construction of concrete curbs and sidewalks in High Street, Warren Street to Bleeker Street and in Warren Street from High Street to Warren Place.

Appropriation and Estimated Cost	\$110,250
Down Payment	\$ 5,250
Amount of Bonds and Notes	\$105,000
Period of Usefulness	10 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$6,825 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$6,825 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$6,825 of said moneys

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is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$136,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$136,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes

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either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 10 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$136,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Pn, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:



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AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO CHANGE THE TABLE OF ORGANIZATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey, (6-S & F-y) adopted November 22, 1966 and amendments thereto be amended by changing the number of positions as follows:

<u>TITLES OF POSITIONS</u>		<u>NUMBER OF SAID POSITIONS</u>
Police Captain	11-006	30
Police Lieutenant	11-008	115
Police Sergeant	11-012	120
Patrolman	11-015	1422

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

LIEUTENANT JOSEPH ROX, PRESIDENT, NEWARK SUPERIOR OFFICERS ASSOCIATION, appeared before the Municipal Council urging them to act favorably on this ordinance.

President Turco said the Council was concerned that Superior Officers would be promoted prior to recruitment of the additional Patrolmen. He felt the Council should discuss the table of organization with Police Director Kerr.

Lieutenant Rox contended this question should be discussed with Police Director Kerr. He recalled the Council read the analysis and approved the contract in which this clause was included. Lieutenant Rox pointed out Federal funds will be used to pay the salaries of the additional 92 Patrolmen and it is up to the Police Director to decide prior to the appointment of these 92 Patrolmen. The schedule has started, three Sergeants and a Lieutenant are assigned to this program and the Federal Government will pay them back salary.

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President Turco asserted he is for a change in the table of organization and wants to discuss the matter with Police Director Kerr. He recommended Police Director Kerr be invited to meet with the Municipal Council at their pre-meeting conference September 4, 1973 to discuss this matter.

Councilman Giuliano asked what is the cutoff date?

Lieutenant Rox replied there are about six months left to the two year program. Two or three weeks wait may jeopardize the program.

Councilman Bontempo stressed the need for additional Policemen on the streets. This is a number one priority. Police Director Kerr must answer questions.

Councilman Giuliano said he was in favor of this program. However, he would like to see someday men walking with nightsticks as they did years ago.

Councilman James stated the majority opinion of the citizens of Newark will be first to increase the number of uniformed men and then give additional supervisory personnel. Police Director Kerr should take the mandate of Department of Community Affairs Commissioner Lawrence F. Kramer that overtime system will not work to pay overtime when the employee has not performed the first eight hours. Councilman James felt the Police Director should consider this matter a priority.

Councilman James continued many people come before the Council stating these are Federal funds. Are they saying the Council should have one decision when City funds are involved and another decision when Federal funds are involved. Councilman James declared this Council should have the same concern for expenditures of Federal Programs as they do with municipal budgets.

No one else appearing, a motion to close the hearing and defer action on this ordinance, and direct the City Clerk to invite Police Director Kerr to meet with the Municipal Council at their pre-meeting conference September 4, 1973 to discuss this matter, was made by President Turco, seconded by Councilman James.

Councilman Harris asked is the increase in Superior Officers in the table of organization in line with the contract negotiated? Would it require Superior Officers be made at this time rather than put men on the street? Councilman Harris noted Department of Community Affairs Commissioner Kramer indicated to the Mayor that the City would lose in excess of a million dollars if we do not put more men on the street rather than pay overtime.

Lieutenant Rox replied if this ordinance is adopted as proposed, it does not put any requisites. He pointed out anything starting off like this has already required three Superior Officers and this is to get the plan started and off on the right foot. If 92 additional Patrolmen are recruited, it will require six more Superior Officers and another police building. This is a team policing concept.

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Councilman Westbrooks queried if this ordinance is adopted, does it mean that these particular positions will be filled and are we at the same time appropriating the money?

The City Clerk replied this ordinance would create titles and fill in those slots if the money is in the budget. He thinks this effort is to make certain the Patrolmen positions are filled in order to get more men on the street.

Upon question posed by Councilman Westbrooks, the City Clerk replied there is a binding contract which authorizes the hiring of acting officers. A Patrolman can act as an Acting Sergeant and be paid accordingly, as per the present contract.

Councilman Westbrooks asked if the ordinance could be adopted with this stipulation.

The City Clerk replied the contract would have to be amended.

Upon question posed by Councilman Bottone, Lieutenant Rox replied at the present time there are approximately 26 vacancies. The Civil Service Commission has a list of 53 names. At best they can only fill 26 vacancies if this ordinance is adopted. They must recruit more than 92 Patrolmen and also make up for the elevation in ranks.

Councilman Bontempo asserted we never had a full force in the City of Newark and we need a full force now more than ever. Police Director Kerr must have the men in order to do a good job.

Councilman James said no one is against the Superior Officers. The Council has explored this matter at length and they do not deal with the people individually involved. Councilman James reiterated the Council should discuss this matter with Police Director Kerr and then make an intelligent decision based on facts rather than based on pressure.

Councilman Bontempo declared he is not and will not be pressured by anyone. This ordinance should be adopted.

The motion to close the hearing and defer action on this ordinance, and direct the City Clerk to invite Police Director Kerr to meet with the Municipal Council at their pre-meeting conference September 4, 1973, failed of adoption by the following votes:

Yes: Councilmen Harris, James, Westbrooks, President Turco.

No: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani.

A motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani.

No: Councilmen James, Westbrooks.

Not Voting: President Turco.

President Turco: The yeses are six, the noes are two and one not voting.

This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 8:14-6 (a) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1: That Revised Ordinances of the City of Newark, New Jersey, 1966, Section 8:14-6 (a), is amended to read as follows:

(a) The fees for a cigar store or shoe shine parlor license issued under this chapter, imposed for revenue and regulation, shall be as follows:

Shoe shine parlor.....	\$10.00
Cigar store where gross sales of cigars and tobacco exceed \$2,500.00 per year.....	\$10.00
Cigar store where gross sales are \$2,500.00 per year, or less.....	\$ 5.00
The fee shall be payable upon the presentation of the application, but if the license is not granted, the money shall be returned, less the sum of \$2.00	

Section 2. This ordinance shall take effect upon passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 2:9-11, DUTIES OF DIVISION, OF TITLE 2, ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, IN RELATION TO THE PLANNING, CONSERVATION, DEVELOPMENT AND MANAGEMENT OF CERTAIN WATERSHED PROPERTIES.

WHEREAS, the Mayor and Council have agreed to employ a corporation not for profit to assist in the planning, development and management of the City's watershed properties; and

WHEREAS, one or more service agreements will be required for the aforesaid purposes, and such agreements should be coordinated by the Department of Public Works (Division of Water Supply); now, therefore,

BE IT ORDAINED by the Municipal Council of the City of Newark Section 2:9-11, Duties of Division, of Title 2, Administration, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, in relation to the Planning, Conservation, Development and Management of certain watershed properties is amended to read as follows:

The division shall manage, administer, operate, maintain, improve and extend the lands, reservoirs, aqueducts, distribution mains, hydrants, valves and other structures, facilities and appurtenances of the water works owned by the city for supplying its customers within and outside of the limits of the city; and through the North Jersey district water supply commission or otherwise as required or permitted by statute, shall cooperate with others in providing additional water supply for Newark's needs and those of others dependent on Newark for water supply. The division of water supply shall also be responsible for the repair, maintenance and proper functioning of water meters at the owner's expense.

In lieu of the planning, conservation, development and management of the City's Pequannock Watershed properties by regular city departments, the City of Newark may enter into one or more service agreements for any or all of those purposes. In the event that any such agreement becomes operative, the department shall coordinate the administration of the agreement with the other water supply functions of the Division, and the Office of the Mayor shall supervise the administration of the agreement on behalf of the City of Newark.

Effective Date: This ordinance shall take effect immediately.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrook, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$2,200,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 40A/45A-73).

WHEREAS, the Municipal Council of The City of Newark by resolution No. 7RDN adopted June 12, 1973, has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described (Capital Budget Project No. 40A/45A-73): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The acquisition of the land and making of the improvements described in Section 3 of this ordinance are hereby authorized to be made by the City of Newark. There is hereby appropriated to the acquisition of the land and the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

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Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Improvements, Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

(1) Capital Budget Project No. 40A/45A-73 - Open Space and Green Acres Acquisition

The City shall acquire, in connection with the Open Space and Green Acres Acquisition and Development Project of the City, a project to acquire sites and develop new outdoor recreation facilities and rehabilitate selected existing ones, the following land either by purchase, gift or by condemnation, in the manner provided by law all of which land is presently vacant or abandoned, buildings thereon and adjoining facilities. Said improvements shall include the grading of the sites; viz.:

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Sites

<u>Ward</u>	<u>Name</u>	<u>Lot and Block No.</u>	<u>Area Location</u>
N	Broadway *	Block 729 Lots 28, 30, 75, 77 and 79	Bet. Broadway and Oraton, Grafton and Delavan
N	North Broad	Block 572 Lots 11, 47 and 50	Bet. Broad and Mt. Pleasant Harvey and Oriental
N	St. Benedict's	Block 1950 Lots 1 and 45	Bet. N. 5th and City Railway, 3rd Avenue West and 4th Ave. W
S	St. Peters *	Block 3724 Portion of Lot 22 (174,750 Sq.Ft.)	Bet. Lyons Ave. and Goldsmith, Leslie and Dewey
S	Belmont-Runyon	Block 2722 Lots 1, 5 through 10, 43 through 48, 52 and 53	Bet. Runyon and Peddie Belmont and Hillside
E	Orchard Street *	Block 893 Lots 6 through 9, 11, 13, 15, 17 and 19	Bet. Broad and Orchard Pennington and Tichenor
W	Boy's Park	Block 2487 Portion of Lot 1 (60,250 Sq.Ft.)	Bet. Orange and Sussex, City Railroad and Duryea
E	Ironbound Little League	Block 1128 Lots 62 and 68	Bet. Malvern and Chestnut Denbigh and Hanover
W	Sussex Avenue	Block 1886 Lots 33, 34, 35 and 37	Bet. Sussex and Orange, 4th and 5th Streets

\*potential pool sites

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

Sites (Cont.)

<u>ward</u>	<u>Name</u>	<u>Lot and Block No.</u>	<u>Area Location</u>
C	R-32	Disposal Parcel #24	Bet. Jelliff and Fairview, Waverly and 18th Avenues
C	R-6	Disposal Parcel #23	Bet. Waverly and Avon Avenue, Stratford and Barclay
C	H. Tubman	Block 306 Lots 37, 39 through 41	Bet. Springfield and Gold, Blum and Holland

Appropriation and Estimated Cost	\$1,600,000
Down Payment	\$ 80,000
Amount of Bonds and Notes	\$1,520,000
Period of Probable Usefulness	40 Years



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2. Capital Budget Project No. 40A/45A-73 - Development of  
Open Space and Green Acres Projects and Rehabilitation  
Existing Adjacent Facilities

The areas designated in Paragraph 1 above shall be developed as places of public resort and recreation, including playground equipment and improvements and other recreational facilities suitable for such use. The following existing recreational facilities adjacent to the following locations with reference to the description in Paragraph 1 hereof shall be rehabilitated; viz.:

Area Locations to be Rehabilitated

<u>Ward</u>	<u>Name</u>	<u>Area Location</u>
S	Cooper Memorial (existing)	Bet. Clinton and Runyon Seymour and Hedden
E	Lincoln Park (existing)	Bet. Clinton, Broad and Lincoln Place
W	Boylan Street (existing pool)	Bet. So. Orange and Abinger, Boylan and Brookdale
Total Estimated Cost of Development		\$4,600,000
Appropriation and portion of estimated cost to be financed at this time		\$ 600,000
Down Payment		\$ 30,000
Amount of Bonds and Notes		\$ 570,000
Period of Probable Usefulness		15 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$180,000 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$110,000 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$110,000 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$2,090,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$2,090,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

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Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 33.181 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$ 2,090,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give h's name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

Councilman James recalled the Council at their regular meeting May 2, 1973 tabled the proposed ordinance creating the position and salary range for Data Processing Coordinator, Fire Department. It was brought to his attention by Fire Director Caulfield that an individual in the Fire Department is qualified and is an expertise in the Data Processing System. He has brought to us some innovated suggestions how we can improve the Fire Department.

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A motion to remove from the Table AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR DATA PROCESSING COORDINATOR), was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

6-S & F-1. The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. The hearing was held and closed. It is now before you for second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, FIRE DEPARTMENT)

(Data Processing Coordinator,  
Fire Department \$15,000. - \$18,000.)

A motion to adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a. MRS. BESSIE W. WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council requesting health and social services and bus transportation for senior citizens.

The Council directed the City Clerk to request Health and Welfare Director Buford to contact Mrs. Williams in reference to her request.

6-HC-b. MR. MOSES NEAL, REPRESENTATIVE OF LOCAL 945, TEAMSTERS UNION, referred to newspaper article charging that the men he represents have been giving poor services to the citizens of Newark. He is with these men everyday and they are doing their jobs

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to the best of their abilities with the tools they have. Mr. Neal claimed that 20% of the City's population was not cooperating with efforts of the Sanitation Department personnel. He recommended that metal trash cans be used instead of the vinyl bags now used to contain trash. The vinyl bags rip and the garbage spills into the streets, which makes the job so much more difficult. Mr. Neal reiterated the men are doing the best job they can under the conditions.

Councilman James cited instances of poor services by various divisions. He maintained the City should have a preventive maintenance program. For example, the Shade Tree Division does not go out to trim a tree without receiving complaints first. No one goes out to fix potholes, clean streets, clear debris and garbage or demolish abandoned buildings unless complaints are received.

Mr. Neal called attention at the present time they only have five tree groups, one in each Ward. The department is understaffed and they do not have sufficient men to perform the services.

Public Works Director Friscia resented the implications stated here today.

Councilman James reiterated Director Friscia's department failed to provide these services unless requested.

Public Works Director Friscia stated they have a program to clean all City streets. Two weeks ago they started in the South Ward.

6-HC-c.

MR. HOWARD FREUND, 151 CHESTNUT STREET, ROSELLE PARK, NEW JERSEY, cited Maria Elena Planas, a North Ward resident, was not hired in the Bi-Lingual Program because she was Puerto Rican. They filed a complaint against the Board of Education with the Newark Human Rights Commission. The program ends August 17, 1973 and they have not received any response. On July 25, 1973 they wrote a letter to Newark Human Rights Commission Executive Director Daniel W. Blue, Jr. and forwarded a copy to Assemblyman Imperiale.

North Ward Councilman Megaro felt he should have been contacted. He said he will look into the matter.

6-HC-d.

MHUNZI, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY, stated several months ago the State gave Newark the power to set up a Rent Control Board and Councilman Harris was supposed to be the head of that board. He strongly complained about the lack of essential municipal services. The speaker cited a recent incident in the North Ward where City property was obstructed.

Councilman James said rather than a department head becoming defensive, it would be more of a challenge if they address themselves to the problem. The Council

gets the same frustrations. They are trying to provide more municipal services to the citizens of Newark.

Councilman Westbrooks declared the people in the Central Ward are not receiving essential services. We must find a way to move the government into getting something done. Councilman Westbrooks recommended the Council of the Whole move to invite Police Director Kerr to meet with the Municipal Council at their special conference September 11, 1973 to discuss the North Ward situation.

A motion to permit a representative of the Taxicab Industry to appear before the Municipal Council at this time under "Hearings of Citizens" was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-HC-e.      MR. ANGELO COSENZO, PRESIDENT, AIRPORT TAXI MANAGEMENT ASSOCIATION, 204 $\frac{1}{2}$  GARSDALE STREET, NEWARK, NEW JERSEY, stated Newark taxicab drivers are being excluded from accepting passengers at the new Newark International Airport Terminal A. They are being fined \$3.00 a day for not having their taxicabs off the street.

A motion directing the City Clerk to request Corporation Counsel Walls to take whatever legal action is available to override this exclusion was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

A motion to consider Resolution 7-R-bg on this Calendar at this time was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-ce adopted July 11, 1973, acknowledging receipt of offer from Manuel Costa and Augusto Matos to purchase City-owned property at 494 Market Street, Block 2002, Lot 5, for \$4,500. This offer was advertised and the date of sale was established for this date.

MR. EDWARD CORDEIRA, 450 SUMMER AVENUE, NEWARK, NEW JERSEY,

MR. ELVIRO RODRIGUEZ, 76 JACKSON STREET, NEWARK, NEW JERSEY,

MR. LORENZO CAMPOS, 22 HENSLEY STREET, NEWARK, NEW JERSEY and

MR. CARLOS REVERENDO, 11 VAN BUREN STREET, NEWARK, NEW JERSEY offered bids on this property.

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There were no further bids for this property.

A motion to close the bidding and accept the offer of Mr. Carlos Reverendo was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

Absent During Roll Call: Councilmen James, Westbrooks.

7-R-bg.

The City Clerk then presented RESOLUTION ACCEPTING BID OF CARLOS REVERENDO TO PURCHASE CITY-OWNED PROPERTY AT 494 MARKET STREET, BLOCK 2002, LOT 5, FOR \$6,500.

(Dimensions: 26 x 100; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

Absent During Roll Call: Councilmen James, Westbrooks.

A motion to consider Resolution 7-R-bh on this Calendar at this time was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

Absent During Roll Call: Councilmen James, Westbrooks.

The City Clerk called for further bids based upon Resolution 7-R-cc adopted July 11, 1973, acknowledging receipt of offer from Davis White Company to purchase City-owned properties at 244 and 246 Norfolk Street and 11 Richmond Street, Block 210, Lots 49, 48 and 12, for \$6,400. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Davis White Company was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-bh.

The City Clerk then presented RESOLUTION ACCEPTING BID OF DAVIS WHITE TO PURCHASE CITY-OWNED PROPERTIES AT 244 AND 246 NORFOLK STREET AND 11 RICHMOND STREET,

BLOCK 210, LOTS 49, 48 AND 12, FOR \$6,400.

(Dimensions: 25 x 119.2; 25 x 119.2; 25 x 120; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

(President Turco left the meeting at 3:40 P. M.)

(Temporary President Harris assumed the Chair)

A motion to consider Resolution 7-R-bf on this Calendar at this time was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

The City Clerk called for further bids based upon Resolution 7-R-cb adopted July 11, 1973, acknowledging receipt of offer from Dorothea Crabtree and Johanna Commos to purchase City-owned property at 462 Fifteenth Avenue, Block 281, Lot 38, for \$2,300. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Dorothea Crabtree and Johanna Commos was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-bf.

The City Clerk then presented RESOLUTION ACCEPTING BID OF DOROTHEA CRABTREE AND JOHANNA COMMOS TO PURCHASE CITY-OWNED PROPERTY AT 462 FIFTEENTH AVENUE, BLOCK 281, LOT 38, FOR \$2,300.

(Dimensions: 25 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:



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Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH CORNELL UNIVERSITY, COLLEGE OF ENGINEERING, FOR CONTINUING "TECHNICAL ENRICHMENT PROGRAM" (REDUCE HIGH ATTRITION RATE OF MINORITY STUDENTS ENTERING ENGINEERING AND SCIENCE PROGRAMS IN COLLEGE); CONTRACT PROVIDES FOR PAYMENT OF \$38,041. PLANNED VARIATIONS BUDGET FOR FIRST YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and failed of adoption by the following votes:

Yes: Councilmen Bontempo, James, Temporary President Harris.

No: Councilmen Bottone, Giuliano, Megaro, Villani.

Absent During Roll Call: Councilman Westbrooks.

7-R-b. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, HEALTH DIVISION, OTHER EXPENSES, HEALTH PROGRAM DEVELOPMENT TEAM \$20,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF INSTITUTION AND AGENCIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-c. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER, HIGH IMPACT ANTI-CRIME PROGRAM, \$441,715., ITEM AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION; TO PREVENT RECIDIVISM BY ADJUDICATED AND PRE-ADJUDICATED

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NEWARK TARGET CRIME DELINQUENTS. (THIS INCREASES TOTAL HIGH IMPACT ANTI-CRIME PROGRAM FROM \$5,782,032. TO \$6,223,747.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER, HIGH IMPACT ANTI-CRIME PROGRAM, \$371,765., ITEM AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION; TO PROVIDE A CO-EDUCATIONAL RESIDENCE THAT AIMS TO REDUCE RECIDIVISM RATE AMONG THOSE LABELED DELINQUENTS. (THIS INCREASES TOTAL HIGH IMPACT ANTI-CRIME PROGRAM FROM \$6,231,747 TO \$6,603,512.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-e.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, INDEPENDENCE HIGH SCHOOL ALTERNATIVE SCHOOL \$212,266., FUNDS AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME PROGRAM, TO PROVIDE ADJUDICATED AND POTENTIALLY DELINQUENT YOUTHS AND ALTERNATIVE EXPERIENCE TO TRADITIONAL EDUCATION. (THIS INCREASES TOTAL HIGH IMPACT ANTI-CRIME PROGRAM FROM \$6,603,512. TO \$6,815,778.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF  
HEALTH AND WELFARE, OFFICE OF THE DIRECTOR, OTHER EXPENSES, TREATMENT ALTERNATIVE TO  
STREET CRIME, \$568,486., FUNDS AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION  
HIGH IMPACT ANTI-CRIME PROGRAM, TO DECREASE THE INCIDENCE OF DRUG RELATED STREET CRIME  
BY PROVIDING THE POSSIBILITY OF TREATMENT FOR DRUG ADDICTED ARRESTEES. (THIS INCREASES  
HIGH IMPACT ANTI-CRIME PROGRAM FROM \$6,815,778. TO \$7,384,264.)

(Copy of resolution and correspondence submitted to each Member  
of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Giuliano and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-g.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CONTRACT  
WITH THE VINDICATE SOCIETY, INC. FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-  
CRIME PROJECT ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER." THE APPROVED  
OPERATING BUDGET SHALL BE \$609,715 APPROPRIATED FROM IMPACT PROGRAM (LAW ENFORCEMENT  
ASSISTANCE ADMINISTRATION) AND THE STATE DIVISION OF YOUTH AND FAMILY SERVICES FUNDS.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.;  
AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member  
of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Temporary President Harris and declared adopted by Temporary President Harris by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-h.                    RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CONTRACT WITH THE NEW ARK SCHOOL INC. FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-CRIME PROJECT ENTITLED "NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER." THE APPROVED OPERATING BUDGET SHALL BE \$539,765 APPROPRIATED FROM IMPACT PROGRAM (LAW ENFORCEMENT ASSISTANCE ADMINISTRATION) AND THE STATE DIVISION OF YOUTH AND FAMILY SERVICES FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-i.                    RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CONTRACT WITH THE IRONBOUND YOUTH PROJECT, INC. FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-CRIME PROJECT ENTITLED "INDEPENDENCE HIGH SCHOOL ALTERNATIVE SCHOOL." THE APPROVED OPERATING BUDGET SHALL BE \$249,516 APPROPRIATED FROM IMPACT (LAW ENFORCEMENT ASSISTANCE ADMINISTRATION) AND IRONBOUND YOUTH PROJECT FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-j.                    RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CONTRACT WITH THE NEWARK HOUSING AUTHORITY FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-CRIME PROJECT ENTITLED "PUBLIC HOUSING SECURITY PROJECT." THE APPROVED OPERATING BUDGET SHALL BE \$1,331,113 APPROPRIATED FROM IMPACT (LAW ENFORCEMENT ASSISTANCE

ADMINISTRATION AND NEWARK HOUSING AUTHORITY FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-k.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CONTRACT WITH THE MORROW PROJECT OF THE NEW JERSEY ASSOCIATION ON CORRECTIONS FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-CRIME PROJECT ENTITLED "MAN-TO-MAN," THE APPROVED OPERATING BUDGET SHALL BE \$526,200 APPROPRIATED FROM IMPACT (LAW ENFORCEMENT ASSISTANCE ADMINISTRATION) AND MORROW PROJECT FUNDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-l.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO BADGER REALTY CO., SUM OF \$2,258.40, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 210-218 BADGER AVENUE, BLOCK 2692, LOT 41, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

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7-R-m.

138  
RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO BADGER REALTY CO.,

SUM OF \$2,145.48, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1971 AND 1972, PREMISES 220-224  
BADGER AVENUE, BLOCK 2692, LOT 40, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF  
THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Temporary President Harris and declared adopted by Temporary President Harris by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-n.

RESOLUTION APPROVING RATES TO BE CHARGED INCLUDING 15% PARKING TAX TO BE  
APPLIED TO THE MILITARY PARK UNDERGROUND GARAGE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris,  
seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-o.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORREC-  
TIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF RECREATION AND PARKS, DIRECTOR'S  
OFFICE, FROM OTHER EMPLOYEES, PRINCIPAL ACCOUNT CLERK TO ADMINISTRATIVE SECRETARY;  
FOR APPOINTMENT OF ADMINISTRATIVE SECRETARY, EFFECTIVE JULY 2, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman Villani and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-p.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORREC-  
TIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL,  
FROM ASSISTANT PERSONNEL DIRECTOR AND MANAGER OF MANPOWER PLANNING TO ADMINISTRATIVE  
ANALYST; TO HIRE TWO ADDITIONAL ADMINISTRATIVE ANALYST, EFFECTIVE JULY 13, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

August 8, 1973

A motion to table this resolution and direct the City Clerk to invite City Personnel Officer Kittrels to meet with the Municipal Council at their special conference September 11, 1973 to discuss this matter, was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-q.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FROM MANAGER OF RECORDS TO PERSONNEL TECHNICIAN, TO HIRE AN ADDITIONAL PERSONNEL TECHNICIAN, EFFECTIVE AUGUST 8, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution and direct the City Clerk to invite City Personnel Officer Kittrels to meet with the Municipal Council at their special conference September 11, 1973 to discuss this matter, was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-r.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, FROM ADMINISTRATIVE ANALYST TO ADMINISTRATIVE ANALYST, DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, FOR NEWLY CREATED POSITION IN DEPARTMENT OF PUBLIC WORKS, PER ORDINANCE 6-S & F-h, JULY 11, 1973, EFFECTIVE AUGUST 13, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

August 8, 1973

7-R-s.

140  
RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE  
CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE,  
DIVISION OF INSPECTIONS, FROM CHIEF CLERK, DIVISION OF INSPECTIONS TO COMPLAINTS  
PROCESSING OFFICER; FOR A SALARY INCREASE FOR COMPLAINTS PROCESSING OFFICER AS PER  
ORDINANCE 6-S & F-1, JULY 11, 1973, EFFECTIVE AUGUST 13, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris,  
seconded by Councilman Megaro and declared adopted by Temporary President Harris by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-t.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE  
CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE AND AGENCIES, HUMAN RIGHTS  
COMMISSION, FROM COMMUNITY RELATION'S SPECIALIST TO EXECUTIVE DIRECTOR, TO PROVIDE  
FUNDS FOR THE SALARY INCREASE GRANTED BY THE COUNCIL, ORDINANCE 6-S & F-a, JULY 11,  
1973, EFFECTIVE AUGUST 13, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Temporary President Harris and declared adopted by Temporary President Harris by the  
following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-u.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE  
CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, DIVISION OF  
CITY PLANNING, SERVICE BY CONTRACT OR AGREEMENT, CODE 250, TO DEPARTMENT OF  
ADMINISTRATION, DIVISION OF BUDGET, MATERIALS AND SUPPLIES, CODE 320, TO PLACE FUNDS  
IN CORRECT CODE SO THAT THE ANNUAL REPORT FOR THE CITY MAY BE PRINTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Bontempo and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.



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141  
7-R-v.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE, MUNICIPAL COURTS, OTHER EXPENSES, NEWARK MUNICIPAL COURT MANAGEMENT AND IMPROVEMENT PROJECT - \$289,641.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

(Councilman Giuliano was excused at 3:45 P. M.)

7-R-w.

RESOLUTION REQUESTING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF \$2,500. PAYABLE TO NATIONAL CYLINDER HEAD EXCHANGE, INC., AMERICAN CARBURETOR, INC. AND DIAMOND, GROSSMAN, PITMAN AND UDINE, ATTORNEYS AT LAW, 1435 MORRIS AVENUE, UNION, NEW JERSEY, IN FULL AND COMPLETE SETTLEMENT OF CLAIM, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DEMOLITION WORK DONE ON PROPERTY LOCATED AT 204-208 MORRIS AVENUE WHEREIN NATIONAL CYLINDER HEAD EXCHANGE, INC. AND AMERICAN CARBURETOR, INC. WERE TENANTS AND MUCH OF THEIR FIXTURES, EQUIPMENT AND MACHINERY WERE DEMOLISHED. (NEWARK HOUSING AUTHORITY - \$9,500., SOL BURGER AND ESTHER BURGER - \$4,500., CARMEN OTTILIO T/A V. OTTILIO AND SONS - \$1,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Corporation Counsel Walls to meet with the Municipal Council at their pre-meeting conference September 4, 1973 to discuss this matter, was made by the Council of the Whole and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-x.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS; PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by

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Temporary President Harris and declared adopted by Temporary President Harris by <sup>142</sup>the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-y. EMERGENCY RESOLUTION APPROPRIATING \$153,156. MANDATORY ITEMS (12), DEFERRED CHARGES AND STATUTORY EXPENDITURES (03) CONSOLIDATED POLICE AND FIREMEN'S PENSION FUND (823), TO PROVIDE FUNDS FOR CONSOLIDATED POLICE AND FIREMEN'S PENSION FUND; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary President Harris.

Absent During Roll Call: Councilman Westbrooks.

7-R-z. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE INSERTION IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, HEALTH DIVISION, OTHER EXPENSES, VENEREAL DISEASE CONTROL PROJECT \$15,000.; ITEM AVAILABLE FROM STATE OF NEW JERSEY DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-ba. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, SCRAP METALS (COPPER, LEAD, ALUMINUM) FIRE ALARM, ABANDONED MOTOR VEHICLES (JUNK VEHICLES) POLICE; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,

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Temporary President Harris.

7-R-bb.

RESOLUTION AMENDING RESOLUTION 7-R-bd, DECEMBER 6, 1972 TO AUTHORIZE MAYOR, BUSINESS ADMINISTRATOR AND CITY PERSONNEL OFFICER TO CARRY OUT PROVISIONS WITH HOSPITAL SERVICE PLAN OF NEW JERSEY, THE MEDICAL SURGICAL PLAN OF NEW JERSEY, AND THE SOCIAL SECURITY ADMINISTRATION MEDICARE PLAN (PART B) TO EFFECT COVERAGE AFTER RETIREMENT AND SHALL ASSUME ENTIRE COST AND PAY PREMIUMS FOR ALL PRESENT FULL TIME AND PART TIME PERMANENT EMPLOYEES, INCLUDING THEIR DEPENDENTS, IF ANY, WHO SHALL RETIRE AFTER TWENTY-FIVE (25) YEARS OR MORE SERVICE WITH THE CITY OF NEWARK ON OR AFTER NOVEMBER 21, 1972; CITY OF NEWARK SHALL ARRANGE FOR AND PAY TO UNITED STATES GOVERNMENT FOR MEDICARE, SOCIAL SECURITY COVERAGE (PART B) THE SUM AS MAY BE FIXED BY THE GOVERNMENT AND FURTHER APPOINTING AND DESIGNATING CITY PERSONNEL OFFICER AS THE OFFICIAL RESPONSIBLE FOR THE LOCAL ADMINISTRATION TO CARRY OUT ADMINISTRATION OF THIS PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bc.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25.00 TO MRS. ANNA GOLDSTEIN, 94 MOUNTAINVIEW ROAD, MILLBURN, NEW JERSEY, FOR DAMAGES SUSTAINED ON HER PROPERTY AT 162 MAPES AVENUE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bd.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VINCENT W. BONO, WATER METER REPAIRMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, FOR PERIOD BEGINNING JULY 6, 1973 AND ENDING JANUARY 6, 1974. (FIRST LEAVE BEGAN JANUARY 6, 1970 - CONTINUE WORKING IN DIVISION OF INSPECTIONS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani.

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Councilman Bontempo said he is not against granting leaves of absence. Mrs. Edith Brescia, an employee in the Board of Adjustment who is doing a good job, has been refused an extension of leave of absence and has been asked to go back to her former position in the Department of Public Works.

The motion to adopt the resolution was declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

The City Clerk called for further bids based upon Resolution 7-R-cd adopted July 11, 1973, acknowledging receipt of offer from Paul L. Field, Jr. to purchase City-owned property at 8 Oriental Place, Block 571, Lot 16, for \$1,000. This offer was advertised and the date of sale was established for this date.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Paul L. Field, Jr. was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-be. The City Clerk then presented RESOLUTION ACCEPTING BID OF PAUL L. FIELD, JR. TO PURCHASE CITY-OWNED PROPERTY AT 8 ORIENTAL PLACE, BLOCK 571, LOT 16, FOR \$1,000.

(Dimensions: 20.1 x 78.3; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-bf. RESOLUTION ACCEPTING FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTY AT 462 FIFTEENTH AVENUE, BLOCK 281, LOT 38, BASED UPON RESOLUTION 7-R-cb ADOPTED JULY 11, 1973, "ACKNOWLEDGING RECEIPT OF OFFER FROM DOROTHEA CRABTREE AND JOHANNA COMNOS, TO PURCHASE CITY-OWNED PROPERTY AT 462 FIFTEENTH AVENUE, BLOCK 281, LOT 38, FOR \$2,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS."

(Dimensions: 25 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Page 49 in the minutes of this meeting)

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7-R-bg.

RESOLUTION ACCEPTING A FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTY AT 494 MARKET STREET, BLOCK 2002, LOT 5, BASED UPON RESOLUTION 7-R-ce ADOPTED JULY 11, 1973, "ACKNOWLEDGING RECEIPT OF OFFER FROM MANUEL COSTA AND AUGUSTO MATOS TO PURCHASE CITY-OWNED PROPERTY AT 494 MARKET STREET, BLOCK 2002, LOT 5, FOR \$4,500., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS."

(Dimensions: 26 x 100; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Pages 47 and 48 in the minutes of this meeting)

7-R-bh.

RESOLUTION ACCEPTING A FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTIES AT 244 AND 246 NORFOLK STREET AND 11 RICHMOND STREET, BLOCK 210, LOTS 49, 48 AND 12, BASED UPON RESOLUTION 7-R-cc ADOPTED JULY 11, 1973, "ACKNOWLEDGING RECEIPT OF OFFER FROM DAVIS WHITE COMPANY, TO PURCHASE CITY-OWNED PROPERTIES AT 244 AND 246 NORFOLK STREET AND 11 RICHMOND STREET, BLOCK 210, LOTS 49, 48 AND 12, FOR \$6,400., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS."

(Dimensions: 25 x 119.2; 25 x 119.2; 25 x 120; 1st Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Pages 48 and 49 in the minutes of this meeting)

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAW AND DELIVER CHECK FOR \$30,123.95 TO ARTIC CONTRACTING CORPORATION, A NEW YORK CORPORATION, LICENSED TO DO BUSINESS IN THE STATE OF NEW JERSEY AND FRANK A. PALMIERI, ATTORNEY, UPON RECEIPT OF A WARRANT OF SATISFACTION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHERE SAID CORPORATION ENTERED INTO CONTRACT WITH CITY OF NEWARK TO DO CERTAIN WORK AND SUPPLY CERTAIN MATERIAL IN COMPLETION OF CONTRACT #7, REFRIGERATION WORK, IN THE ERECTION AND CONSTRUCTION OF IRONBOUND RECREATION CENTER; WORK WAS DELAYED AND ARTIC CONTRACTING CORPORATION ASKED FOR AN AWARD TO REFLECT THE INCREASED COST OF LABOR AND MATERIAL INCURRED. (JUDGMENT FOR PLAINTIFF ON AWARD OF ARBITRATION ENTERED IN COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Corporation Counsel Walls to meet with the Municipal Council at their pre-meeting

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conference September 4, 1973 to discuss this matter, was made by Councilman Bottone, 148  
seconded by Councilman Villani and declared adopted by Temporary President Harris by  
the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bj. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$300. MADE  
PAYABLE TO LEATRICE HOLMES AND EMANUEL S. FISH, ATTORNEY, UPON RECEIPT BY THE  
CORPORATION COUNSEL OF A GENERAL RELEASE, AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY  
THE CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED TO  
LEATRICE HOLMES WHEN SHE SLIPPED AND FELL ON SIDEWALK ABUTTING PREMISES AT 62 SOUTH  
ORANGE AVENUE, OWNED BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Megaro and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bk. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$1,980.72  
TO BERTHA DASHER, AS GENERAL ADMINISTRATRIX AND ADMINISTRATRIX AD PROSEQUENDUM OF  
THE ESTATE OF BARBARA DASHER, AND CHRISTOPHER P.M. WADLEY, ESQ., HER ATTORNEY UPON  
RECEIPT OF A WARRANT TO SATISFY JUDGMENT AND ANY OTHER DOCUMENTS DEEMED NECESSARY  
BY THE CORPORATION COUNSEL FOR INJURIES RESULTING IN DEATH OF BARBARA DASHER ARIS-  
ING OUT OF AN AUTOMOBILE ACCIDENT. (\$1,587.92, \$269.70 INTEREST AND \$123.10 COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman James and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary  
President Harris.

No: Councilman Westbrooks.

7-R-bl. RESOLUTION AUTHORIZING TAX COLLECTOR TO REFUND \$3,085.40 TO FAIRMOUNT  
CENTRAL URBAN RENEWAL CORP., REPRESENTING OVERPAYMENTS FOR YEARS 1968, 1969 AND 1972.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded  
by Councilman Villani and declared adopted by Temporary President Harris by the follow-  
ing votes:

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Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bm.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$15,000.

PAYABLE TO J.P.A. URBAN RENEWAL CORPORATION NO. 3 AND FREDERIC C. RITGER, JR., ITS  
ATTORNEY, 6 SOUTH ORANGE AVENUE, SOUTH ORANGE, NEW JERSEY, AND DELIVER SAME TO THE  
CORPORATION COUNSEL TO PLAINTIFF'S ATTORNEY UPON RECEIPT BY THE CORPORATION COUN-  
SEL OF A STIPULATION OF DISMISSAL WITH PREJUDICE AND ANY OTHER PAPERS DEEMED  
NECESSARY BY THE CORPORATION COUNSEL, FOR INSTALLING CURBING AND SIDEWALKS ON  
BROAD STREET IN FRONT OF PLAZA FORD, AND ON WEST KINNEY STREET FROM BROAD STREET  
TO NEW NEVADA STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Westbrooks and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bn.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$30,540.95

PAYABLE TO LAURA TORTORIELLO AND THOMAS TORTORIELLO AND ANTHONY J. IULIANO. THEIR  
ATTORNEY, 24 COMMERCE STREET, NEWARK, AND DELIVER SAME TO THE CORPORATION COUNSEL  
FOR DELIVERY BY THE CORPORATION COUNSEL TO PLAINTIFF'S ATTORNEY UPON RECEIPT BY  
THE CORPORATION COUNSEL OF A WARRANT FOR SATISFACTION OF JUDGMENT AND ANY OTHER  
PAPERS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR PERSONAL INJURIES SUSTAINED  
BY LAURA TORTORIELLO AS RESULT OF A FALL IN A PUBLIC PEDESTRIAN CROSSWALK. (CASE  
INSTITUTED IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, \$23,000. IN FAVOR OF  
PLAINTIFF LAURA TORTORIELLO, \$3,000. IN FAVOR OF PLAINTIFF THOMAS TORTORIELLO,  
\$4,420. INTEREST AND \$120.95 COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman Bontempo and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary  
President Harris.

No: Councilman Westbrooks.

7-R-bo.

RESOLUTION RATIFYING CONTRACTS ENTERED INTO BY DIRECTOR OF HEALTH AND

WELFARE WITH LOWEST RESPONSIBLE BIDDERS FOR EMERGENCY DEMOLITIONS OF PROPERTIES (BUJAC  
DEMOLITIONS INC., 39 NORTH 14TH STREET-\$2,900., 199 RIDGE STREET-\$3,100., 499 MARKET  
STREET-\$2,195.; WILLIAM M. YOUNG & CO., INC., 166 HAWTHORNE AVENUE-\$2,222., 138  
SPRINGFIELD AVENUE-\$1,990., ARTKO WRECKING AND LUMBER CO., INC., 408-410 SOUTH 8TH  
STREET AND 379-381-383 SOUTH 7TH STREET-\$6,700.), TOTAL \$19,107., PURSUANT TO N.J.S.  
40A:11-6.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled on this resolution)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bp.

RESOLUTION RATIFYING CONTRACT ENTERED INTO BY DIRECTOR OF HEALTH AND WELFARE

WITH BUJAC DEMOLITIONS INC., LOWEST RESPONSIBLE BIDDER, FOR DEMOLITION OF 59-67 WRIGHT  
STREET FOR \$6,700., PURSUANT TO N.J.S. 40A:11-6.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Council polled on this resolution)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bq.

RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO MARIA S. S. DI MONTEVERGINE

SOCIETY OF THE CITY OF NEWARK FOR DISPLAY ON SEPTEMBER 6, 7, 8 AND 9, 1973, THROUGH  
ROUTE OF PROCESSION, AND APPROVING INDEMNITY BOND THEREFOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.



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7-R-bf.

RESOLUTION RESCINDING "RESOLUTION AUTHORIZING TAX COLLECTOR TO REFUND

\$2,672.25 TO FAIRMOUNT CENTRAL URBAN RENEWAL CORP., OVERPAYMENT IN LIEU OF TAXES FOR  
YEARS 1968 AND 1972 INCLUSIVE, ADOPTED MAY 18, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bs.

RESOLUTION AMENDING RESOLUTION 7-R-ci, DECEMBER 20, 1972, "RESOLUTION

AUTHORIZING CITY TO ENTER INTO AGREEMENT WITH HOUSING AUTHORITY TO MAKE RELOCATION  
PAYMENTS UP TO \$500. PER RELOCATED FAMILY AND ACTUAL COST OF RELOCATING BUSINESSES  
WHO MUST BE DISPLACED AS RESULT OF CITY'S CODE ENFORCEMENT PROGRAM, SAID RELOCA-  
TION PAYMENTS NOT TO EXCEED \$42,625." SO THAT COMMENCEMENT DATE OF AGREEMENT  
READS JUNE 1, 1973, ALL REFERENCE TO NEW JERSEY RELOCATION ASSISTANCE LAW OF 1967  
IN ORIGINAL AGREEMENT BE CHANGED TO "NEW JERSEY RELOCATION ASSISTANCE LAW OF 1971  
(P.L. 1971 C, 362)" AND RELOCATION PAYMENTS BE MADE IN ACCORDANCE WITH NEW JERSEY  
RELOCATION ASSISTANCE LAWS OF 1967 AS AMENDED AND RELOCATION LAW OF 1971 (P.L.  
1971 C, 362) AND NOT UP TO \$500 PER RELOCATED FAMILY AS THE ORIGINAL AGREEMENT  
PROVIDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting original legislation was made by Temporary President Harris, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bt.

RESOLUTION APPROVING THE ACCEPTANCE OF UNITED STATES DEPARTMENT OF JUSTICE,

LAW ENFORCEMENT ASSISTANCE ADMINISTRATION AND STATE LAW ENFORCEMENT PLANNING AGENCY  
FUNDS FOR A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "SPECIAL CASE PROCESSING FOR IMPACT  
OFFENDERS."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bu.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$205.

TO JAMES R. HOWARD, BUDGET EXAMINER, DIVISION OF BUDGET, TO ATTEND A PROGRAM PROJECT MANAGEMENT COURSE OFFERED BY THE EXTENSION SERVICE OF THE UNIVERSITY OF CALIFORNIA AT LOS ANGELES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-bv.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE

CITY OF NEWARK TO ENTER INTO CONTRACT WITH NORTH JERSEY COMMUNITY UNION HEALTH CENTER EXTENDING THEIR PRESENT CONTRACT FROM JUNE 30, 1973 TO SEPTEMBER 30, 1973.

(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-bw.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE

CITY OF NEWARK TO ENTER INTO CONTRACT WITH BESSIE SMITH HEALTH CENTER EXTENDING THEIR PRESENT CONTRACT FROM AUGUST 10, 1973 TO NOVEMBER 10, 1973. (CONTRACT

AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ; AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

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7-R-bx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE,  
COMMUNITY DEVELOPMENT ADMINISTRATION, OTHER EXPENSES, TALENT SEARCH \$65,000.; ITEM  
AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani,  
seconded by Councilman Megaro and declared adopted by Temporary President Harris by the  
following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary  
President Harris.

No: Councilman Westbrooks.

7-R-by.

RESOLUTION AUTHORIZING MAYOR'S POLICY AND REVIEW OFFICE-COMMUNITY DEVELOPMENT  
ADMINISTRATION AND THE DEPARTMENT OF HEALTH AND WELFARE IN COOPERATION WITH OFFICE OF  
MANPOWER TO ENTER INTO AGREEMENT WITH JEWISH VOCATIONAL SERVICES OF ESSEX COUNTY TO  
PROVIDE SERVICES IN THE AREA OF VOCATIONAL REHABILITATION, \$41,050. ALLOCATED FROM HUD.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by  
Councilman Villani and declared adopted by Temporary President Harris by the following  
votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-bz.

RESOLUTION RATIFYING AND APPROVING AGREEMENT AND MODIFICATION ENTERED INTO  
BY MAYOR ON BEHALF OF CITY OF NEWARK WITH UNITED STATES DEPARTMENT OF LABOR FOR A  
NEIGHBORHOOD YOUTH CORPS PROJECT; FURTHER AUTHORIZING RECEIPT OF \$2,422,910. FROM  
UNITED STATES DEPARTMENT OF LABOR FOR 1973 SUMMER NEIGHBORHOOD YOUTH CORPS PROJECT UNDER  
AGREEMENT NO. 1060 34 MODIFICATION 10F FOR THE PERIOD THROUGH SEPTEMBER 1, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution upon the condition that the original con-  
tract to be ratified is received in due course by the Office of the City Clerk, was  
made by Councilman Villani, seconded by Councilman Megaro and declared adopted by  
Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

7-R-ca.RESOLUTION RATIFYING AND APPROVING AGREEMENT AND THE PROPOSED THIRD

AMENDATORY AGREEMENT BETWEEN MAYOR, ON BEHALF OF CITY OF NEWARK AND THE UNITED STATES  
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT; FURTHER AUTHORIZING RECEIPT OF \$959,025.  
FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER THE THIRD  
AMENDATORY CONTRACT AMENDING THE FEDERALLY ASSISTED CODE ENFORCEMENT GRANT CONTRACT  
NO. N.J.E-4 (CE).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Health and Welfare Director Buford, Acting Finance Director Grexa and Deputy Finance Director Jones met with the Council August 7, 1973)

Councilman James called attention the Council received a legal ruling from Corporation Counsel Walls which states a Director cannot receive compensatory time. In the budget submitted to the Council, FACE Director Ralph Sanders is scheduled to receive \$4,468.22 in compensatory time. Councilman James questioned the wisdom in adopting this resolution. On several occasions the Council has brought this matter to the attention of the Administration, but received no answers.

Councilman James posed the question in view of the fact there is no one here from the Department of Finance, is there any emergency that we cannot defer action on this resolution until the next meeting of the Municipal Council in the hope of receiving their wisdom and feedback?

Councilman Bottone queried how can they give \$1 million to phase out this program. The Council was told this man would be removed and the compensatory time deleted. Councilman Bottone recommended the Council defer action on this resolution.

(Acting Finance Director Grexa appeared before the Municipal Council)

At the request of Acting Finance Director John Grexa, Temporary President Harris declared a five minute recess, at 4:25 P. M.

The Council reconvened at 4:30 P. M.

A motion to defer action on this resolution and direct the City Clerk to invite Acting Finance Director Grexa to meet with the Municipal Council at their pre-meeting conference September 4, 1973 to discuss this matter, was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

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153b.

RESOLUTION AUTHORIZING DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE CONTRACT WITH INTERDISCIPLINARY METROPOLITAN SYSTEMS TO EFFECTIVELY SUPERVISE THE OPERATION OF THE YOUTH SERVICES AGENCY; \$15,000. INCLUDED IN BUDGET FOR THE THIRD ACTION YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman James asserted it is a waste of money to hire a firm from Washington to evaluate a Newark Program. The Council was made to understand there is an evaluation program.

A motion to reject this resolution was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-cc.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO ACCEPT TRANSFER OF PROPERTY FROM THE BOARD OF EDUCATION TO THE CITY OF NEWARK, BLOCK 1128, LOTS 62 AND 68, KNOWN AS IRONBOUND LITTLE LEAGUE FIELD, LOCATED BETWEEN DENRIGH, HANOVER, CHESTNUT AND MALVERN STREETS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Harris, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-cd.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND CITY PLANNING DIVISION TO EXECUTE CONTRACTS WITH ANDRES, MICELI, WEED-\$49,100.; COFFEY, LEVINE, BLUMBERG-\$67,000.; RICHARD DATNER AND ASSOCIATES-\$69,700.; JOHN CIARDULLO ASSOCIATES-\$70,600. AND SCHNADELBACH-BRAUN PARTNERSHIP-\$39,800., CONSULTANTS FOR THE DEVELOPMENT OF PLANS AND SPECIFICATIONS FOR THE OPEN SPACE SITES CONSISTENT WITH SAID CONTRACTS; COST OF AFORESAID DESIGN CONSULTANT SERVICES TO BE PAID FROM CAPITAL IMPROVEMENT PROGRAM. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACTS AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Colin Minert, Coordinator of Open Space Development, City Planning met with the Council August 7, 1973)

A motion to adopt the resolution conditioned upon the availability of funds was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-ce. RESOLUTION AUTHORIZING ACCEPTANCE BY CITY OF NEWARK OF \$1,500. FROM EDWARD J. BERGEN AS CONSIDERATION FOR GRANTING OF EASEMENT FOR THE PURPOSE OF INSTALLING A SANITARY SEWER LINE ACROSS A PORTION OF PROPERTY ADJOINING CEDAR GROVE RESERVOIR.

(Ordinance 6-S & F-g April 4, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-cf. RESOLUTION AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE ASSOCIATION OF UNIVERSITY PROGRAMS IN HOSPITAL ADMINISTRATION FOR THE MANAGEMENT OF THE INTERNSHIP IN HEALTH ADMINISTRATION PROGRAM; \$30,000. SHALL BE PAID FROM THE FEDERALLY FUNDED PLANNED VARIATIONS PROJECT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman James, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-cg. RESOLUTION AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE LYONS FAMILY HEALTH CENTER FOR THE PROVISION OF SOCIAL AND SUPPORTIVE SERVICES; \$36,000. FROM FIRST YEAR PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO

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LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-ch.

RESOLUTION AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH TIMOTHY STILL MEMORIAL CENTER, INC. FOR THE PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE; \$40,000. FROM FIRST YEAR PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Temporary President Harris and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-ci.

RESOLUTION AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE ESSEX UNIT OF THE NEW JERSEY ASSOCIATION FOR RETARDED CHILDREN FOR THE PROVISION OF TECHNICAL ASSISTANCE IN THE SECURING OF DATA AND THE DEVELOPMENT OF PLANS FOR THE IMPROVEMENT OF SERVICES FOR PRE-SCHOOL CHILDREN WITH PHYSICAL AND MENTAL DISABILITIES; MAXIMUM AMOUNT TO BE PAID BY CITY IS \$4,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

7-R-cj.      RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO EXECUTE A CONTRACT WITH THE NORTH WARD EDUCATIONAL AND CULTURAL CENTER, INC. FOR THE PURPOSE OF IMPLEMENTING A HIGH IMPACT ANTI-CRIME PROJECT ENTITLED "NORTH WARD COMMUNITY YOUTH PROJECT."  
THE OPERATING BUDGET SHALL BE \$263,886 APPROPRIATED FROM IMPACT (LAW ENFORCEMENT ASSISTANCE ADMINISTRATION) AND THE "NORTH WARD EDUCATIONAL AND CULTURAL CENTER" FUNDS.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.;  
AUTHORIZING ADVERTISEMENT OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
 Temporary President Harris.

7-R-ck.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ADVERTISE FOR LEASE BY NEWARK COOPERATIVE, INCORPORATED, PREMISES 201-219 FIRST STREET, BLOCK 1913A, LOT 1, NOT NEEDED FOR PUBLIC USE, FOR \$1200 PER YEAR, FOR A TERM OF FORTY YEARS, PURSUANT TO PROVISIONS OF N.J.S.A. 40A:12-14 (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
 Temporary President Harris.

7-R-cl.      RESOLUTION AMENDING AUDIT CONTRACT WITH SAMUEL KLEIN AND COMPANY TO EXPAND SCOPE OF AUDIT TO INCLUDE ALL REVENUE RECEIVING UNITS WITHOUT EXCEPTION AND TO INCLUDE SEPARATE STATEMENTS FOR THE VARIOUS REVENUE SHARING PROGRAMS AT AN ANNUAL FEE NOT TO EXCEED \$2,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Temporary President Harris.

No: Councilman Westbrooks.



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7-R-cm.

EMERGENCY RESOLUTION APPROPRIATING \$30,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, CODE 250, TO PROVIDE FUNDS TO REPAIR MC CLELLAN STREET PUMP STATION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

MOTIONS.

7-M-a. A MOTION DIRECTING THE CITY CLERK TO INVITE POLICE DIRECTOR KERR AND NEWARK HUMAN RIGHTS COMMISSION EXECUTIVE DIRECTOR BLUE TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR SPECIAL CONFERENCE SEPTEMBER 11, 1973 TO DISCUSS CHARGES AND ALLEGATIONS IN REFERENCE TO THE NORTH WARD SITUATION, was made by the Council of the Whole and declared adopted by Temporary President Harris by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JULY 6, 1973, APPOINTING MR. EARL PHILLIPS, 555 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY AS A MEMBER OF THE NEWARK SENIOR CITIZENS COMMISSION FOR TERM EXPIRING SEPTEMBER 1, 1975.

(Copy of communication submitted to each Member of the Council)

A motion that the communication be received and placed on file was made by Temporary President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO

ADJUST SALARIES FOR COMMUNITY DEVELOPMENT ADMINISTRATION POSITIONS)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Community Development Administration Acting Director Dennison to meet with the Municipal Council at their special conference September 11, 1973 to discuss this matter, was made by Councilman James, seconded by Temporary President Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg), AND AMENDMENTS THERETO. (TO DELETE THE TITLE AND SALARY FOR GARAGE ATTENDANT)"

(Garage Attendant (40 Hours)                      \$3.30 - \$3.55)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 5, 1973 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO CREATE CERTAIN NEW POSITIONS AND HOURLY RATES FOR ACCOUNTING PERSONNEL)"

(Payroll Supervisor (37½ hours)                      \$12,816. - \$15,582.

Assistant Payroll Supervisor  
(37½ hours)                      11,074. - 13,460.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 5, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks.

Not Voting: Temporary President Harris.

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The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR' (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF RECEPTIONIST, KNOWLEDGE OF TYPING, IN THE NEWARK HUMAN RIGHTS COMMISSION)"

(Receptionist (knowledge of typing) . \$6,615. - \$7,560.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Bontempo, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO ENTER INTO A CONTRACT TO LEASE ROOMS ON THE FIFTH FLOOR OF 909 BROAD STREET FOR USE BY THE MAYOR'S EDUCATIONAL TASK FORCE. THE LEASE IS FOR \$12,600.00 ANNUALLY TO BE PAID IN MONTHLY INSTALLMENTS OF \$1,050.00."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 5, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Temporary President Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

8-g.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE VARIOUS IMPROVEMENTS AT THE NEWARK MUSEUM OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$210,193 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 14/1-73, 15/2-73, 15/3-73 AND 16/4-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-y on Page 20 in the minutes of this meeting)

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8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION  
OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR USE OF THE DIVISION OF SANITATION  
OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$443,600 TO PAY THE  
COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE  
SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICI-  
PATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 31/17-73, 31/18-73,  
31/20-73, 31/21-73 AND 31/24-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 5, 1973 Calendar of the Municipal Council for first reading was made by Temporary President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND  
ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS  
THERE TO. (TO CREATE AND DELETE POSITIONS IN THE DIVISION OF CENTRAL PURCHASE)"

(Photographer - Office Appliance  
Operator (40 hours) \$8,677. - \$10,547.

Principal Office Appliance  
Operator (37½ hours) 8,264. - 10,045.

Senior Office Appliance Operator  
(37½ hours) 7,138. - 8,677.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

8-j.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, EN-  
CLOSING PROPOSED "ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING  
ADDITIONAL USE REGULATIONS TO INCLUDE POOL AND BILLIARD PARLORS, PUBLIC DANCE HALLS AND  
COIN-OPERATED AMUSEMENT MACHINES."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-ba on Page 22 in the minutes of this meeting)

8-j-1.            COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE NARCOTIC AND DRUG ABUSE TREATMENT CENTERS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-bb on Page 23 in the minutes of this meeting)

8-k.            COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 7, 1973, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE PURCHASING AGENT OF THE CITY OF NEWARK TO EXECUTE A LEASE WITH BALCO PROPERTIES CORPORATION FOR CERTAIN LAND TO BE USED FOR THE STORAGE OF AUTOMOBILES TO BE AUCTIONED OFF." (\$100. per month)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Council polled on this matter)

(For action on this matter, see Item 6-F-z on Page 21 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.            COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 18, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R. S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967, AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION OF ADMINISTRATIVE ANALYST, C.H.S.)."

(Administrative Analyst, C.H.S.

(37½ hours)

\$12,734. - \$16,926.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Acting Budget Officer Neely met with the Council July 10, 1973)

August 8, 1973

A motion directing the City Clerk to return this ordinance to Administration <sup>162</sup> was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

9-b.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 28, 1973,  
ENCLOSING PROPOSED "ORDINANCE APPROVING THE OFFER BY JACK GRUNDFEST AND CAROLYN SCOTT  
GRUNDFEST, HIS WIFE, TO PURCHASE THE CITY-OWNED RIGHT OF WAY FOR WATER PIPE LINE BETWEEN  
BELLEVILLE RESERVOIR AND PASSAIC RIVER, WHICH RIGHT OF WAY CROSSES THROUGH PREMISES  
KNOWN AS 10 VAN REYPER PLACE, BELLEVILLE, NEW JERSEY, BLOCK 281, LOT 4, FOR \$200.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

9-c.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 14, SECTION 6 OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This ordinance provides for a one-week holdback in the salaries and wages of City employees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Municipal Comptroller Grexa, Director of Information Systems Klemm, Messrs. Harvey Braun and Sam Schleman of Touche Ross & Co. met with the Council July 10, 1973)

A motion to defer action on this ordinance awaiting a legal opinion from the Law Department was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

9-d.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 11, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,'  
ADOPTED NOVEMBER 22, 1966, (6-S & F-bg), AND AMENDMENTS THERETO. (TO CREATE THE  
POSITION AND SALARY RANGE FOR FIRE PROTECTOR ENGINEER)"

(Fire Protection Engineer                    \$14,133. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks, Temporary President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from July 2, 1973 to August 1, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Holy Name Society, Sacred Heart Church	6019 (Amended)
St. Rose of Lima Church	6023 (Amended)
St. James Roman Catholic Church	6195 (Amended)
St. Mary's Church of the Immaculate Conception	6199 (Amended)
Rosary Confraternity of St. Rose of Lima Church	6257
Peaceful Baptist Church	6259 (Amended)
St. Martin DePorres Educational Association of Queen of Angels School	6282

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
4-H Flamingos R.E.C.A.	6150 (Amended)
Boys' Clubs of Newark, Inc. Central Ward Unit	6268
Mothers' Club of Essex Catholic High School	6270
St. Bridget's Church	6271
Associated Humane Society of New Jersey, Inc.	6272
Ladies Auxiliary of Club Espana	6273
St. John's Guild	6274
Grand Lodge Knights of Pythias, State of New Jersey	6275
St. Michael's Parent Teachers Guild	6276
Rosary Society of St. Michael's Church	6277
St. Benedict's Church	6278
Lions Club of Roseville	6279

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RAFFLES LICENSES (Continued)

LICENSEE

LICENSE NUMBER

Xavier Club of St. Francis Xavier Church

6280

St. Gerard Society of St. Francis  
Xavier Church

6281

A motion to concur in the Report was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

ADJOURNMENT.

12.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, James, Megaro, Villani, Westbrooks,  
Temporary President Harris.

This meeting adjourned at 4:50 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Louis M. Turco*

Louis M. Turco

President





Newark, New Jersey, September 5, 1973

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:40 P. M.

Council President Turco announced the regularly scheduled meeting was unable to convene at 1:00 P. M. due to the presence of approximately 100 spectators who refused to be silent to permit the Council to continue. Council President Turco stated he requested a representative of the group to make a statement prior to the start of this meeting but they stated publicly they did not wish to make a statement and would not permit the meeting to continue. At this point, he requested the Sergeant-at-Arms to remove these people from the premises. Council President Turco stated the regularly scheduled meeting will now continue.

The audience recited the Pledge of Allegiance to the Flag.

The prayer was offered by Reverend Donald Schroder, St. Thomas Episcopal Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

(Councilman Bontempo arrived 2:00 P. M.)

#### REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF JULY, 1973.

A motion that the Report be received and placed on file was made by Councilman Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-b. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JULY, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-c. The City Clerk presented REPORT OF MUNICIPAL COURT, PART I, PART II, PART IV AND PART V, FOR THE MONTH OF JUNE, 1973.

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A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-d. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE-RAMAPO, HELD JUNE 25, 1973.

A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-e. The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF JUNE, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-f. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM JULY 23, 1973 TO JULY 27, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-g. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-72 AND INDICATING NO PROPERTIES DEMOLISHED FROM JULY 30, 1973 TO AUGUST 3, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco..

4-h. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND NO PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM AUGUST 6, 1973 TO AUGUST 10, 1973.

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A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-i.           The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JULY 19, 1973.

A motion that the Copy of Minutes be received was made by President Turco, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-j.           The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE-RAMAPO, HELD JULY 26, 1973.

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-k.           The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF JULY, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-l.           The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR JULY, 1973.

A motion to approve the Report of Contracts awarded was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF LEROY BURNLEY (FREDERICK THOMPSON, OWNER); TO PERMIT IN A 3RD RESIDENCE DISTRICT THE ADDITION OF AUTOMOBILE BODY AND FENDER WORK TO EXISTING AUTOMOBILE REPAIR SHOP; ON PREMISES 28-30 MILLER STREET (REAR); ON CONDITION THAT 1) THE OWNER MAKES ALL NECESSARY REPAIRS TO THE BUILDING WITHIN 90 DAYS FROM DATE OF APPROVAL.

(Vote of Board of Adjustment 4-0)

(Previous application approved October 7, 1965)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-2. The City Clerk read APPLICATION OF MRS. MYRTLE SIMMONS, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONVERSION OF A 2-FAMILY DWELLING TO A 4-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD; ON PREMISES 15-17 SOUTH 13TH STREET.

(Vote of Board of Adjustment 5-0)

(Previous application approved September 1, 1965)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-3. The City Clerk read APPLICATION OF ANTONIO S. FARIA, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT 3RD FLOOR AND ADDITIONS TO 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS AND NO ON-SITE PARKING; ON PREMISES 104 KOSSUTH STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-4. The City Clerk read APPLICATION OF WILBUR B. DRIVER COMPANY, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY ADDITION TO A ROLLING MILL PLANT; ON PREMISES 231-267 ORATON STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

4-A-5. The City Clerk read APPLICATION OF PRIORITIES INVESTMENT CORP. (PRIORITIES REALTY CORP., OWNER); TO PERMIT IN A 2ND BUSINESS DISTRICT CONVERSION OF A 6-FAMILY DWELLING AND 1-STORY TO A 7-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 285 FOURTEENTH AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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ORDINANCES AND HEARINGS OF CITIZENS.ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING 27:2-2 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK AS SUPPLEMENTED, SO AS TO AMEND THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

(This ordinance changes zones in Blocks 490 and 491)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to table this ordinance was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, LIMITING USE OF STREET TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Wiltur Avenue from Bergen Street to Elizabeth Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-c. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING NOLL PLACE, EASTBOUND, FROM RICHELIEU TERRACE TO SANDFORD AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of

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Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-d. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Chadwick Avenue northbound from Hawthorne Avenue to Avon Avenue, Seymour Avenue southbound from Avon Avenue to Hawthorne Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-e. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg), AND AMENDMENTS THERETO. (TO DELETE THE TITLE AND SALARY FOR GARAGE ATTENDANT).

(Garage Attendant (40 hours) \$3.30 - \$3.55)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public



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hearing and be considered for further action on September 19, 1973.

6-F-f. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO CREATE CERTAIN NEW POSITIONS AND HOURLY RATES FOR ACCOUNTING PERSONNEL)

(Payroll Supervisor (37½ hours) \$12,816. - \$15,582.)

Assistant Payroll Supervisor (37½ hours) 11,074. - 13,460.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-g. The City Clerk read AN ORDINANCE TO ENTER INTO A CONTRACT TO LEASE ROOMS ON THE FIFTH FLOOR OF 909 BROAD STREET FOR USE BY THE MAYOR'S EDUCATIONAL TASK FORCE. THE LEASE IS FOR \$12,600.00 ANNUALLY TO BE PAID IN MONTHLY INSTALLMENTS OF \$1,050.00

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 19, 1973.

6-F-h. The City Clerk read A BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR USE OF THE DIVISION OF SANITATION OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$443,600 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 31/17-73, 31/18-73, 31/20-73, 31/21-73 AND 31/24-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 19, 1973.

A motion to consider Item 8-f on this Calendar under Ordinances on First Reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-1.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS WATER IMPROVEMENTS IN URBAN RENEWAL PROJECTS N.J.R.-196 AND N.J.R.-62 IN AND BY THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$370,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/65-73 - 46/67-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 19, 1973.

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A motion to consider Item 8-g on this Calendar under Ordinances on First Reading was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-j.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$750,000 FOR THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY URBAN RENEWAL PROJECT N.J.R.-196 IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 44/56-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 19, 1973.

A motion to consider Item 8-h on this Calendar under Ordinances on First Reading was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-k.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$930,000 FOR THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE ESSEX COUNTY COMMUNITY COLLEGE URBAN RENEWAL PROJECT N.J.R.-62 IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 44/57-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 19, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE 6-S & F-a ADOPTED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK ON JUNE 6, 1973 GRANTING PERMISSION TO ESSEX COUNTY COLLEGE TO CONSTRUCT AND MAINTAIN AT ITS OWN EXPENSE, A BRIDGE STRUCTURE OVER HIGH STREET IN THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Ordinance 6-S & F-a adopted June 6, 1973 calling for the bridge structure over High Street to be constructed and maintained by the Essex County College at its own expense, at a height of 15 feet, be amended to read "at a height of 14.6 feet over High Street."

Section 2. That paragraph 3 of said Ordinance calling for said bridge to be of steel construction requiring the installation of steel and concrete columns on each side of said bridge, be amended to read "said bridge structure will be of reinforced concrete construction requiring the installation of reinforced concrete columns on each side."

Section 3. That the remaining portions of said Ordinance shall remain in full force and effect.

Section 4. This ordinance shall take effect upon final passage and publication according to law.

Section 5. The cost of advertising this ordinance shall be borne by Essex County College.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 4, ALCOHOLIC BEVERAGES, CHAPTER 1, SECTION 10 (a) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Title 4, Chapter 1, Section 10 (a) of the Revised Ordinances of the City of Newark, New Jersey (1966), be and the same is hereby amended to read as follows:

1. Minors, penalty.

(a) No licensee shall sell, serve, deliver or allow, permit or suffer the sale, service or delivery of any alcoholic beverage, directly or indirectly, to any person under the age of 18 years or allow, permit or suffer the consumption of any alcoholic beverage by any such person in or upon the licensed premises.

This ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF VANDERPOOL STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM AVENUE B TO AVENUE C.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY;

Section 1. That all that portion, part and parcel of Vanderpool Street as laid out 60 feet in width, extending from Avenue B to Avenue C, which appears on a map on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1668-V, dated March 1, 1973, is hereby vacated as a street or public highway, reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, the right to enter upon the above described Vanderpool Street for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described Vanderpool Street and the right to enter upon the above described Vanderpool Street for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described Vanderpool Street which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this ordinance.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1668-V, dated March 1, 1973.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. A copy of the aforesaid Map No. 1668-V, dated March 1, 1973 is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon promulgation and passage in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman

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Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF AVENUE C AS LAID OUT 75 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM A POINT 100 FEET SOUTH OF MILLER STREET SOUTHERLY TO THE NORTHERLY LINE OF THE NEW YORK BAY RAILROAD (PENN CENTRAL).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Avenue C, as laid out 75 feet in width, extending from a point 100 feet south of Miller Street southerly to the northerly line of the New York Bay Railroad (Penn Central), which appears on a map on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1668-V, dated March 1, 1973, is hereby vacated as a street or public highway, reserving, however to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, the right to enter upon the above described Avenue C for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described Avenue C and the right to enter upon the above described Avenue C for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described Avenue C which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this ordinance.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1668-V, dated March 1, 1973.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. A copy of the aforesaid Map No. 1668-V, dated March 1, 1973, is affixed hereto and made a part hereof.

Section 3. This Ordinance shall take effect upon promulgation and passage in accordance with law.

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President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF AVENUE B AS LAID OUT 75 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM VANDERPOOL STREET TO POINIER STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Avenue B, as laid out 75 feet in width, extending from Vanderpool Street to Poinier Street, which appears on a map on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1668-V, dated March 1, 1973, is hereby vacated as a street or public highway, reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, the right to enter upon the above described Avenue B for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances now laid within the lines of the above described Avenue B and the right to enter upon the above described Avenue B for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer, water or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described Avenue B which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this ordinance.

All as shown on a map prepared under the direction of this Council, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1668-V, dated March 1, 1973.

Under and by virtue of the provisions of Sec. 40:67-1 (b) of the Revised Statutes of New Jersey, 1937, and Sections 40:55-21.11 and 40:55c-72 of the Revised Statutes of New Jersey, 1961.

Section 2. A copy of the aforesaid Map No. 1668-V, dated March 1, 1973 is affixed and made a part hereof.



Section 3. This ordinance shall take effect upon promulgation and passage in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT CERTAIN TIMES ON UNIVERSITY AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at certain times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Plane Street from Orange Street to Court Street, East Side, from 7 A. M. to 9 A. M., except Saturdays and Sundays, and by adding thereto:

University Avenue from Central Avenue to Court Street, East side, from 7 A. M., to 9 A. M., except Saturdays and Sundays.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yese are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED RESTRICTING PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended as follows:

BY DELETING THEREFROM: PLANE STREET FROM ORANGE STREET TO COURT STREET, EAST SIDE FROM 9:00 A. M. TO 6:00 P. M. AND BY ADDING THERETO: UNIVERSITY AVENUE FROM ORANGE STREET TO CENTRAL AVENUE, EAST SIDE FROM 9:00 A. M. TO 4:00 P. M. UNIVERSITY AVENUE FROM CENTRAL AVENUE TO COURT STREET, EAST SIDE FROM 9:00 A. M. TO 6:00 P. M.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

September 5, 1973

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON UNIVERSITY AVENUE DURING CERTAIN TIMES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing, Prohibited at Certain times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended as follows:

By deleting therefrom:

UNIVERSITY AVENUE, from State Street to Court Street  
West side from 7 a. m., to 9:30 a. m., except Saturdays and Sundays.  
West side, from 4 p.m. to 6:00 p. m., except Saturdays and Sundays.

AND by adding thereto:

UNIVERSITY AVENUE from State Street to Central Avenue  
East Side, from 7 a. m. to 9 a.m., except Saturdays and Sundays.  
East Side, from 4 p. m. to 6 p.m., except Saturdays and Sundays.

UNIVERSITY AVENUE, from Central Avenue to Court Street  
West side, from 7 a. m., to 9:30 a.m., except Saturdays and Sundays.  
West side, from 4 p.m., to 6 p. m. except Saturdays and Sundays.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This Ordinance shall take effect upon final passage and publication in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING, PROHIBITED AT CERTAIN TIMES, OF THE TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY CHANGING THE REGULATION ON FIRST STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing prohibited at Certain Times, of Title 23, Traffic and Parking of the Revised Ordinance of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by changing the regulation on First Street to read as follows:

FIRST STREET FROM ORANGE STREET TO SUSSEX AVENUE

BOTH SIDES:

NO STOPPING OR STANDING from 7:00 A.M. to 9:00 A.M. and  
from 4:00 P.M. to 6:00 P.M.

FIRST STREET FROM SUSSEX AVENUE TO WEST MARKET STREET

WEST SIDE:

NO STOPPING OR STANDING 7:00 A.M. to 9:00 A.M.  
Except Saturdays and Sundays

EAST SIDE:

NO STOPPING OR STANDING 4:00 P.M. To 6:00 P.M.  
Except Saturdays and Sundays

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

September 5, 1973

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON CERTAIN STREETS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

First Street, both sides, from Orange Street to Sussex Avenue.

Section 2. Any ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-bg), AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR FIRE CADET).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor (6-S & F-bg), adopted November 22, 1966, be amended by creating the position, title code, annual minimum salary, and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Fire Cadet 10-020	\$5,145.	\$6,300.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

Section 4. Appointments to the position of Fire Cadet shall be made according to applicable Civil Service and other pertinent rules and regulations.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani,  
President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE BY THE CITY OF NEWARK TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK OF 470 HUNTERDON STREET, NEWARK, NEW JERSEY, BLOCK 2576, LOT 42, FOR THE CONSIDERATION OF \$8500.00

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That City-owned property commonly known as 470 Hunterdon Street, Newark, New Jersey, Block 2576, Lot 42, be sold to the Housing Authority of the City of Newark, by private sale, for the consideration of \$8500.00, pursuant to the provisions of N.J.S. 40A:12-13 (B) (2).

Section 2. That the Director of Finance be and he is hereby authorized to convey the above property to the Housing Authority of the City of Newark by bargain and sale deed, said deed to be approved as to form by the Corporation Counsel and attested and acknowledged by the City Clerk.

3. This ordinance shall take effect upon publication and passage according to law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Westbrook and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrook, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 3, CHAPTER 1, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

September 5, 1973

Section 1, Title 3, Chapter 1, of the Revised Ordinances of the City of Newark, New Jersey be and the same is hereby amended to read in its entirety as follows:

Chapter 1. Air Pollution Control Code of the City

Article 1. General Provisions: Administration, Enforcement

3:1-1 Short Title; Definitions

(a) This Chapter shall be known and may be cited as "The Air Pollution Control Code of the City of Newark."

(b) As used in this chapter, unless a different meaning clearly appears from the context:

Agency means the Air Pollution Control Agency.

Air Pollutants means matter in the air capable of creating or causing air pollution. Such matter may originate from any kind of combustion process, or industrial or laboratory processes, both chemical and physical, and may appear as, but is not limited to smoke, dusts, fumes, droplets, mists, vapors, gases, odors or a combination of them.

Air Pollution means that condition of the air which results from the presence in the air of air pollutants in concentrations which may adversely affect the well-being of an individual or cause damage to property, animal or plant life.

Alteration means any work which involves a change in either the capacity of fuel burning equipment, the design of the furnace or the method of combustion, affecting the emission of air pollutants.

Anthracite means a hard, dense, smokeless solid fuel which is generally referred to as Pennsylvania anthracite.

Bus means a motor vehicle conveyance having a seating capacity of more than 9 adults.

Chimney. See "Stack."

City means the city of Newark, New Jersey and the territorial waters within its jurisdiction.

Coke means the solid fuel obtained by the carbonization of coal or the solid residue of petroleum product manufacture.

Cold Boiler or Furnace means a boiler or furnace in which fuel has not been consumed for a period of 24 hours or more.

Crematory. See "Refuse burning equipment."

Director means the Director of the Air Pollution Control Agency in the Department of Health and Welfare.

Dust means air-borne solid particles, fly-ash, cinders, soot and all other solid particles.

Dust Separating Equipment means any device for separating the solid products of any combustion process, i.e., dust, solids, particulate matter, fly-ash, or any combination thereof, from the gases in which they are carried.

Fly-ash means solid particles resulting from combustion or incomplete combustion of coal, wood or other solid fuels. Fly-ash does not include process materials.

Fuel Burning Equipment means any furnace, boiler, water heater, device, mechanism, stoker, burner, stack, structure, oven, stove, kiln, still or other apparatus, or a group or collection of such units used in the process of burning fuel, refuse or other combustible material.



Fuel Burning Equipment, Hand Fired, means any fuel burning equipment in which fresh fuel is manually thrown directly on the hot fuel bed.

Fuel Burning Equipment, Mechanically Fired, means any device by means of which fresh fuel is mechanically fired from outside the furnace into the zone of combustion, the same being actuated by automatic control.

Fuel Oil means oil commonly used as a fuel, of grades commonly numbered 1, 2, 4, 5 and 6 and having the requirements shown in Table 1 of Commercial Standard CS 12-48 published by the United States Department of Commerce.

Fumes means air-borne colloidal systems which are formed by chemical reactions or physical processes, such as, but not limited to combustion, distillation, sublimation, calcination or condensation.

Furnace means a chamber or enclosure in which any combustion process takes place.

Garbage means animal and vegetable matter originating in houses, kitchens, restaurants and hotels, produce markets, etc.

Gas means formless fluid which occupies space and which can be changed to a liquid or solid state only by increased pressure with decreased or controlled temperature or by decreased temperature with increased or controlled pressure.

Gas Cleaning Equipment means a device or process designed for removing particulate matter from the gas or air in which it is entrained.

Gas, Manufactured, means fuel existing in a gaseous state at standard conditions, having a heating value of between 500 and 600 B.T.U. per cubic foot.

Gas, Natural, means a fuel existing in a gaseous state at standard conditions, having a heating value of between 1,000 and 1,100 B.T.U. per cubic foot.

Handling of solid fuel includes but is not limited to its transport by water on boats, barges, car ferries and motor vehicle ferries; its transport by land, by railroad, truck or trailer; its transfer from water transport to land transport and vice versa; its transfer to and from storage bins, silos, hoppers or piles; and its transfer to or from the equipment in which it is processed or burned.

Heating and hot water supply installation means a fuel burning installation used only for space heating or hot water supply.

Heating Boiler means any boiler carrying not in excess of 15 pounds per square inch steam or 30 pounds per square inch water pressure.

Heating Surface means all surfaces in contact with hot gases for the purpose of transferring the heat by conduction, radiation or convection.

Horse Power means boiler horse power and shall be figured as equivalent to the evaporation of 34-1/2 pounds of water per hour from and at 212 degrees F.

Incineration means the burning of refuse or any other material.

Indirect Heat Exchanger means equipment in which heat from combustion of fuel is transferred by conduction through a heat conducting material to a substance being heated, so that the latter is not contacted by, and adds nothing to the products of combustion.

Internal Combustion Engine means an engine in which combustion of a gaseous or liquid fuel takes place within one or more cylinders.

Internal Cross-Sectional Dimension means any maximum linear perpendicular distance from an inside wall of a stack or chimney to the inside of an opposite wall, such as the diameter of a circular cross-section or the length or width of a rectangular cross-section.

Marine Installation includes the equipment for propulsion, power or heating on all types of marine craft and floating equipment.

Minor Alteration, done to an existing installation, means work which involves no change as to the furnace design, capacity of the plant, type of fuel burned or the method of combustion.

Mists means dispersions of liquid particles.

Motor Vehicle means any conveyance propelled by an internal combustion engine.

Net rating of heating boiler means that net rating specified by the Institute of Boiler & Radiator Manufacturers for cast iron boilers and by the Steel Boiler Institute for steel boilers.

Nuisance means a discharge, dissemination, spreading, or emission into open air of any air pollutant in quantities which may cause injury, detriment or damage or which may endanger, interfere with or disturb the comfort, repose, health or safety of an individual, or which causes injury or damage to business, property, plant life or animals.

Odor means a substance which affects the sense of smell.

Open Air means all space outside of buildings, stacks or exterior ducts.

Open Fire means any fire wherein the products of combustion are emitted into the open air and are not directed thereto through a stack, chimney or flue.

Owner means any person, who, alone or jointly or severally with others shall have legal title to any premises or equipment, with or without accompanying actual possession thereof, or shall have charge, care, control of any premises or equipment, as owner or agent of the owner, lessee, or as executor, executrix, administrator, administratrix, trustee, or guardian of the estate of the owner, or as a mortgagee in possession either by virtue of a court order or by voluntary surrender by the person holding the legal title, or a collector of rents. Any person who is a lessee subletting or assigning any part or all of any premises or equipment shall be deemed to be a co-owner and shall have joint responsibility over the portion of the premises or equipment sublet or assigned by said lessee directly in control of such premises or equipment.

Particulate Matter means finely divided liquid or solid material which is often but not always suspended in air or other gases at atmospheric temperature or pressure.

Person means and includes an individual, firm, corporation, partnership, limited partnership, association, or limited partnership association, or any other organized group of individuals or the legal successor or representative, agent or servant of any of the foregoing, any department, bureau or agency of the city and any other public body or agency.

Petroleum Coke means the residue of various petroleum processes which may be handled and burned as a solid fuel.

Portable Equipment means equipment designed for the purpose of being readily transferred from one location to another.

Power Boiler means a boiler carrying more than 15 pounds per square inch (gauge) steam and of more than 10 boiler horse power.

Process Furnace means any furnace, kiln, still or combustion device, other than a boiler furnace used for the generation of heat or power.

Processing of Fuel means the washing, cleaning, screening, drying and pulverizing, flotation, coking, carbonization, quenching, briquetting, bagging and packaging of solid fuels; the refining of liquid fuels; and the manufacture of gaseous fuels.

Refuse means garbage, paper, rubbish, ashes, and trade waste, all as defined in section 13:3-1 of these Revised Ordinances.

Refuse burning equipment means any destructor, incinerator, furnace, oven or other apparatus and appurtenances thereto used primarily for the purpose of destroying, reducing or consuming refuse as herein defined, or any other material by combustion. This definition shall also include crematories.

Repair means any work which requires the equipment to be wholly or partially dismantled and which results in the restoration of the equipment to its original state.

Residual Oil means fuel oil having a viscosity heavier than 125 seconds Saybolt Universal at 100 degrees Fahrenheit, referred to as grades numbered 5 and 6 in Commercial Standard CS 12-48, U.S. Department of Commerce.

Ringelmann Chart means the standard published by the U.S. Bureau of Mines to determine the density of smoke. It shall constitute the standard of the Bureau of Industrial Hygiene and Air Pollution in determining the density of smoke as hereinafter set forth in section 3:1-21.

Salvage Operation means any business, trade or industry engaged in whole or in part in salvaging or reclaiming any product or material, including, but not limited to, metals, chemicals, shipping containers or drums.

Smoke means the product resulting from the incomplete combustion of fuel or other burnable materials and is composed chiefly of finely divided particles of unburned carbon. Included, but not limited to, in varying amounts, are other constituents such as tarry compounds, sulphur compounds, carbon dioxide, carbon monoxide and fine ash containing silica and iron compounds.

Smoke Oven means any piece of equipment which is used for smoking food products.

Solid Fuel means any fuel that is not liquid or gaseous.

Soot means a dark substance, essentially carbon, resulting from the burning or heating of coal, wood, oil or other fuels, and burnable materials.

Soot Blowing means the use of any device using steam, air or liquids to clean the fire side of heating surfaces.

Space Heating means the heating of the space within an enclosed structure.

Stack means a smokestack, chimney, flue, duct, exhaust pipe or other conveyor for carrying into the open air pollutants in any physical state from any source.

Supervisor means the supervising chief inspector of Environmental Sanitation of the Division of Inspections in the Department of Health and Welfare.

Vapor means any material in a gaseous state which is formed from a substance, usually a liquid, by increase in temperature or release of pressure.

Volatile Matter means the gaseous constituent of fuels as determined by standards of American Society for Testing Materials, (R.O. 1959 Cum. Supp., 2A.2)

### 3:1-2 Declaration of Policy.

(a) It is hereby declared that pollution of the atmosphere by smoke, soot, fly-ash, dust, gases, fumes, vapors, odors and mists is a menace to the health, welfare and comfort of the people of the city and a cause of extensive damage to property. For the purpose of controlling and reducing atmospheric pollution, it is hereby declared to be the policy of the city to establish and maintain active and continuing supervision of combustion and other processes and installations contributing to atmospheric pollution and of the emission of harmful or objectionable substances into the atmosphere.

### 3:1-3 Construction of Chapter.

Nothing contained in this chapter shall be construed to abridge the emergency powers of the Division of Health of the Department of Health and Welfare to engage in any of their necessary or proper activities.

### 3:1-4 General Prohibition Against Air Pollution and Nuisance.

No person shall store, handle, transport, work, load, unload, or treat or deal with any fuel, dirt, sand or other dust-producing substance or material or any odor-producing substance or material in any place in the city in such manner as to cause or create air pollution or a nuisance.

### 3:1-5 Air Pollution Control Agency; Powers and Duties.

The Air Pollution Control Agency in the Department of Health and Welfare shall under the supervision and direction of the head of said Department have the powers and duties to:

- (a) Enforce all local laws relating to air pollution control;
- (b) Detect and locate all sources of air pollution;
- (c) Inspect all premises which contain or may contain equipment which discharges or may discharge air pollution;
- (d) Collect data relative to air pollution from all active or potential sources of air pollution inclusive of but not limited to factories, industrial plants, and commercial establishments;
- (e) Review or initiate and investigate charges and complaints relative to air pollution;
- (f) Issue permits and certificates for equipment in accordance with this chapter and administer all laws and ordinances providing for such permits and certificates so long as such action is in complete accordance with the laws and regulations regarding the same as promulgated and enforced by the State Department of Environmental Protection.

### 3:1-6 Registration of Points of Emission of Solid Fuel Users; Exceptions.

(a) Except as hereinafter provided, persons burning solid fuel, whose products of combustion are discharged or emitted into the open air from a stack, shall register with the Bureau, on forms provided for that purpose by the Bureau, written information for each such stack relating to place, type of fuel burned, heat in fuel burned, quantity of fuel burned per hour, description of combustion equipment, period of operation, height and size of outlet, and description of dust-removal equipment.

(b) Such information shall be submitted to the Agency in the case of new or altered installations within 90 days after being placed in operation and service.

(c) From time to time the Director may request additional reports concerning the items as to which information is required by this section.

(d) The foregoing provisions of this section shall not apply:

(1) To marine installations, vehicles or other movable or portable equipment.

### 3:1-7 Registration of Points of Emission of Other Air Pollutants; Exceptions.

(a) The Director may require written registration of points of discharge or emission of air pollutants whether by stack, duct, flue or otherwise when in his opinion such information is necessary for the effective enforcement of this chapter.

(b) The registration points shall be submitted to the Director within 90 days after his written request therefor and shall include the location of the point or points of discharge or emission, diameter and height of outlets, and if necessary to determine compliance with this chapter, such other pertinent data as may be required by the Director.

(c) The foregoing requirements of this chapter shall not apply to drainage system vents, exhaust fans used solely for ventilation or air conditioning in other than industrial processes and all other equipment which the Director may determine does not emit into open air harmful or injurious air pollutants.

### 3:1-8 Tests and Analyses.

(a) In order to determine compliance with this chapter, the Director may require:

(1) Appropriate tests to be made of any new or altered equipment or installation as a condition precedent to issuance of an installation permit or operating certificate under article 6 of this chapter;

(2) Samples to be taken and analyses made of any fuels used installations or premises covered by this chapter to determine whether they are of the grade and character called for by the specifications or permits for the equipment installed;

(3) The owner or operator of any equipment likely to produce or emit any air pollutant to submit an analysis of the discharge or emission from the stack, chimney or source of outlet. The analysis shall include the type, quantity and character of the gases and solid matter discharged or emitted.

(b) A certified analysis of the test, sample or analysis required under paragraph (a) of this section shall be conducted or made by and at the sole cost and expense of the owner or operator. At least 10 days notice in writing of the time and place of such analysis or test shall be given to the Director. Reasonable facilities shall be made available to the Director or his representative to witness such an analysis or test.

### 3:1-9 Inspection of Premises and Equipment; Information Confidential

(a) Authority is hereby conferred upon the Director and his authorized representatives to enter upon premises within the city to make inspections of premises or equipment whenever the Director deems it necessary to investigate a complaint or to determine whether there is violation of any provision of this chapter.

(b) All information obtained by the Director and his representatives on such inspection shall, except as it relates directly to air pollution, be kept strictly confidential. Such information shall be employed by the Director only in connection with the enforcement of this chapter and for no other purpose whatever.

### 3:1-10 Sealing of Equipment; Notice to Show Cause; Service of Notice

(a) When any person has been previously notified by the Director in writing of 3 or more violations of any provisions of articles 1 or 2 of this chapter within any consecutive 12 month period with respect to the escape or emission into the open air of any harmful or objectionable substance or air pollutant including but not limited to smoke, soot, cinders, dust, fly-ash, noxious acids, fumes, vapors, gases or noxious odors, such person shall be notified in writing by the Director to show cause at a specified time and place, not less than 10 days from the date of said notice, why the equipment, apparatus, process, or device causing such violations should not be sealed.

(b) The notice to show cause may be given by certified mail return receipt requested addressed to the owner, lessee or occupant of the premises in question. It shall not be necessary to designate the owner, lessee or occupant by name in said notice, it being

sufficient that the premises be designated in the address so that the premises may be readily identified. Service of said notice may also be made by delivery of a copy thereof to the owner, lessee, occupant or person 14 years of age or over in charge or apparently in charge of the premises and, in the absence of such person, then by posting said notice in a prominent place upon or near the premises on which the violations have occurred.

**3:1-11 Order for Sealing of Equipment; Agreement to Comply.**

If the Director, upon the hearing of the notice to show cause held pursuant to section 3:1-10 finds and determines that adequate and corrective means or methods have not been employed to correct the cause of such violations, he shall seal or order such equipment, device or apparatus sealed until such time as the violator submits an agreement in writing to the Director that he will make appropriate changes or adjustments in the equipment and do any and all things to comply with the provisions of this chapter. Such an agreement shall be subject to the approval of the Director.

**3:1-12 Discretion of Director to withhold Enforcement in Certain Cases.**

Except in cases subject to sections 3:1-10 and 3:1-11, where there is an emission in violation of this chapter, the Director may refrain from taking enforcement measures pursuant to this chapter against the violator upon condition that the violator, upon notice from the Director, agrees forthwith in writing, to make adjustments, additions, or alterations and do any and all things necessary to comply with the provisions of this chapter, within the reasonable period of time specified by the Director in writing. This section shall not be construed to mean that allowance is granted for the continuation of any violation or violations of any section or sections of this ordinance during the enforcement withholding period.

**3:1-13 Violating Seal Unlawful.**

It shall be unlawful and shall constitute a violation of this chapter for any persons to violate, tamper with or remove the seal from any equipment sealed by the Director or at his direction, unless specifically authorized to do so in writing by the Director.

**3:1-14 Interference with Enforcement Authorities Prohibited.**

(a) No person shall in any manner hinder, obstruct, delay, resist, prevent or in any way interfere with or attempt to interfere with the Director or duly authorized personnel in the performance of any duty herein required.

(b) No person shall prevent or refuse to permit the Director or duly authorized personnel to perform their duties by refusing them or any of them, after proper identification, entrance at reasonable hours into any premises in which the provisions of this chapter are being violated, have been violated, or are suspected of being violated.

(c) No person shall refuse to permit the inspection or examination of such premises for the purpose of the enforcement of this

**3:1-15 Penalty.**

Any person, as defined in section 3:1-1 of this chapter, who violates any provision of this chapter shall, upon conviction thereof, be punished by a fine not exceeding \$1,000, or by imprisonment for a term not exceeding 90 days, or both. A separate offense shall be deemed committed on each day during or on which a violation occurs or continues.

## Article 2

## 3:1-16 Smoke Prohibited or Restricted; Exceptions

(a) No person shall cause, suffer, allow or permit visible smoke to be emitted into the outdoor air from the combustion of fuel in any stationary in-direct heat exchanger having a rated hourly capacity of less than 200 million B.T.U. gross heat input or discharging through a stack or chimney having an internal cross-sectional dimension of less than 60 inches.

(b) No person shall cause, suffer, allow or permit smoke the shade or appearance of which is darker than number 1 on the Ringelmann Smoke Chart or greater than 20 percent opacity, exclusive of water vapor, to be emitted into the outdoor air from the combustion of fuel in any stationary in-direct heat exchanger having a rated hourly capacity of 200 million B.T.U. or greater gross heat input or discharging through a stack or chimney having an internal cross-sectional dimensions of 60 inches or greater.

(c) The provisions of paragraphs a and b shall not apply to smoke which is visible for a period not longer than three minutes in a 30 minute period.

## 3:1-17 Fly-Ash; Restrictions

If the results of any investigation arising from a complaint, routine inspection or from surveillance activity conducted by the Agency, indicates that fuel-burning equipment emits fly-ash from solid fuel combustion, the Director shall gather all appropriate data regarding that source and forward the same to the State Bureau of Air Pollution Control for Chapter 5 review. Chapter 5 is the State Code that regulates fly-ash emissions.

## 3:1-18 Control and Prohibition of Solid Particles

(a) No person shall cause, suffer, allow or permit particles from any equipment including but not limited to incinerators, furnaces, kettles, grinders, cupolas, roasters, dryers, that have a shade which is greater than 20% opacity or Ringelmann 1 exclusive of water vapor.

## Article 3. Refuse Disposal; Incineration; Crematories.

Cross Reference: For additional provisions relating to sanitation and other requirements for handling or disposal of garbage, rubbish or refuse, see section 13:1-1 et seq.

## 3:1-19 General Prohibition Against (1) Air Pollution by Refuse Disposal, (2) Salvage Operations by Open Burning.

It shall be unlawful for any person to: (1) dispose of refuse in such a manner as to cause air pollution; (2) conduct a salvage operation by open burning. (R.O. 1959 Cum. Supp., 2A.51)

## 3:1-20 Open Burning - Prohibition of

It shall be unlawful for any person to conduct, cause, suffer, allow or permit the open burning of refuse and plant life. Plant life shall be inclusive of but not limited to trees, tree branches, leaves, yard trimmings, shrubbery, grass, weeds and crops.

## 3:1-21 Control and Prohibition of Air Pollution from Incinerators

## 1. Definitions

(a) Incinerator shall mean any device, apparatus, equipment or structure for destroying, reducing, or salvaging by fire any material or substance including but not limited to refuse, garbage and trade waste.

(b) Multiple Chamber Incinerator shall mean an incinerator with two or more refractory-lined combustion chambers in series physically separated by refractory walls, inter-connected by gas passages and employing adequate design parameters necessary for maximum combustion of waste materials.

(c) Single Flue-Fed Incinerator shall mean an incinerator provided with a single flue which serves as both the charging chute and the flue to transport products.

(d) New Incinerator shall mean an incinerator purchased or constructed after the effective date of this ordinance.

## 2. Construction Standards

(a) No person shall construct, install, use or cause to be used an existing incinerator unless such incinerator is of the multiple chamber type or of a type approved by the Agency as being equally effective for the purpose of air pollution.

(b) No person shall construct, install, use or cause to be used any new single flue-fed incinerator.

## 3. Smoke

(a) No person shall cause, suffer, allow or permit smoke from any incinerator the shade or appearance of which is darker than No. 1 of the Ringelmann Smoke Chart to be emitted into the open air; or emissions of such opacity within a stack or chimney, or exclusive of water vapor, of such opacity leaving a stack or chimney to a degree greater than the emission designated as No. 1 of the Ringelmann Smoke Chart.

(b) The provisions of paragraph a shall not apply to smoke emitted during the building of a new fire, the shade or appearance of which is not greater than No. 2 of the Ringelmann Smoke Chart for a period of three consecutive minutes; or emissions of such opacity within a stack of chimney; or exclusive of such opacity leaving a stack or chimney to a degree greater than the emission designated as No. 2 of the Ringelmann Smoke Chart for a period greater than three consecutive minutes.

## 4. Unburned Waste and Ash

No person shall cause, suffer, allow or permit the emission of particles of unburned waste or ash from any incinerator which is individually large enough to be visible while suspended in the atmosphere.

### 3:1-22. Hours of Burning Refuse.

The burning of materials in refuse burning equipment shall be limited to the hours between 7:00 a.m. and 5:00 p.m. of the same day. At or before 5:00 p.m. of each day on which the refuse burning equipment shall be in use and operation, the fire in the refuse burning equipment shall be completely extinguished, and the materials in the firebox shall be removed immediately thereafter. (R.O. 1959 Cum. Supp., 2A.58)

## Article 4

### 3:1-23 Piers and Waterfront Facilities.

Installation on piers and waterfront facilities shall be subject to the same provisions of this chapter applying to stationary equipment.

### 3:1-24 Marine Craft and Floating Equipment.

All marine craft and floating equipment plying the waters within the jurisdiction of the City, and those moored to any piers or docks in the City, shall be subject to the provisions of this chapter. (R.O. 1959, Cum. Supp., 2A.47 (b) )

## Article 5 MOTOR VEHICLES

### 3:1-25 General Prohibition against Air Pollution by Motor Vehicles.



No motor vehicle shall be operated which causes a nuisance by emitting unreasonable or excessive smoke, gases, vapors or fumes while stationary or while moving for a distance of more than 100 yards anywhere within the City.

3:1-26 Buses;

No gasoline or diesel-fueled bus shall be permitted to operate discharging air polluting gases for more than 3 minutes while stationary at a route terminal.

3:1-27 Vertical Exhaust Pipes; Restrictions; Exceptions.

No automobile, except as hereinafter provided, which uses gasoline or diesel fuel and discharges the exhaust caused by the combustion of such fuel into the open air through a vertical exhaust pipe, shall be operated upon the streets, roads and highways of the City.

Article 6 PERMITS AND OPERATING CERTIFICATES

3:1-28 Permit Required for Construction, Installation or Alteration; Exceptions.

(a) No person, except as hereinafter provided, shall construct, install, or make alteration to any equipment, device or apparatus likely to emit air pollutants into the open air, or any equipment, device or apparatus, the use of which is intended to eliminate, reduce or control the escape or emission of any air pollutant within the City limits, until an installation permit for such construction, installation or alteration shall have been issued by the Director.

(b) No permit shall be required in the following instances:

- (1) Internal combustion engines, and motor vehicles;
- (2) Repairs to previously approved equipment;

3:1 - 29 Installation permit required for each unit.

An installation permit shall be required for each unit of equipment, device or apparatus under the provisions of Section 3:1-28.

3:1 - 30 Application for permit; specifications and plans.

(a) An application for an installation permit shall be made in writing to the Director on such forms as may be prescribed or required by him in accordance with the rules and regulations of the agency.

(b) The applicant shall furnish the Director with pertinent information respecting the equipment, apparatus, work to be done, and description of the building or structure in which such equipment or apparatus is located or to be located, together with such other information as is required by the Director in accordance with said rules and regulations.

(c) Each application for a permit shall be accompanied by a set of plans and specifications constituting a part of such application. The plans shall clearly show, in adequate detail, the proposed arrangement, size and location of equipment, including air supply ducts, breeching, stacks, exhaust vents or other conveyors attached thereto, and the location of the premises identified by street address.

(d) Specifications shall be in sufficient detail so that they shall clearly reveal the proposed means for the control of the emission of air pollutants. The specifications shall include a statement showing the calculated heating or fuel-burning equipment and the type and quality of fuel to be used.

3:1 - 31 Payment of fee upon filing application.

The permit fee for each unit of equipment, in accordance with the schedule of fees set forth in article 7 of this chapter, shall be paid upon the filing of the application for such installation permit with the Director.

3:1 - 32 Work to be done in compliance with permit application; amended application.

No construction, installation or alteration shall be made which is not in strict accordance with the application and pertinent information upon which the installation permit was issued, without the express written approval of the Director after the filing of an amended application and plans and specifications pursuant thereto.

3:1 - 33 Permit not an exemption from compliance with chapter.

The issuance of an installation permit shall not exempt any person, equipment or process to whom or for which the permit is issued, from full compliance with the requirements of articles 1 and 2 of this chapter or from liability to prosecution thereunder.

3:1 - 34 Stopping work for violation; sealing installation.

Any violation of the provisions of this article shall be sufficient cause and authority for the Director to stop all work in connection with such installation. The Director is hereby authorized and empowered to seal the installation, and no further work shall be undertaken in connection therewith without the express written approval of the Director after full compliance with the provisions of this article.

3:1 - 35 Permit cancelled if work not commenced within or is suspended for one year.

If the construction, installation or alteration for which a permit has been issued is not commenced within one year of the date of issuance of the permit, or is suspended for more than one year, the permit issued shall be considered automatically cancelled and the fee paid for said permit shall be forfeited.

3:1 - 36 Operating certificate required; exceptions.

(a) No person shall cause, suffer, allow or permit the use or operation of any new or altered equipment, device or apparatus as describe in section 3:1 - 28 without having first obtained an operating certificate from the Director permitting such use or operation.

(b) No operating certificate shall be required for the following:

- (1) Internal combustion engines, and motor vehicles;
- (2) Repairs to previously approved equipment

3:1 - 37 Fee for certificate

The fee for an operating certificate shall be as prescribed in the schedule of fees set forth in article 7 of this chapter

3:1 - 38 Issuance of certificate.

An operating certificate shall be issued forthwith by the Director after the work for which the installation permit was issued has been inspected and approved by him, and the payment of the certificate fees specified in article 7 of this chapter (R.O. 1959 Cum. Supp. 2A.4

3:1 - 39 Display of certificate

The operating certificate shall be displayed in a conspicuous place in the immediate vicinity of the premises in which the equipment or apparatus for which the operating certificate was issued is located.

3:1 - 40 Certificate not an exemption from compliance with chapter.

The issuance of a certificate of operation shall not exempt the person, equipment or process to whom or for which the certificate of operation is issued, from full compliance with the requirements of article 1 and 2 of this chapter, or from liability to prosecution thereunder.

3:1 - 41 Sealing equipment for which no certificate issued.

The Director is hereby authorized to seal any equipment or apparatus for which no operating certificate has been issued as required by this chapter.

## Revised Ordinances of Newark

## Article 7. FEES

## 3:1-42. Schedule of fees for permits and certificates

For a permit or certificate of operation as required by article 6 of this chapter, the city shall receive from the applicant the certain fees and charges as are set forth in the following schedule, as provided in section 3:1-43.

## Fees for Permits and Certificates, Air Pollution Control Agency

## Air Jets or Steam Jets

	Permit	Certificate	Total
In any size boiler or furnace, for each Boiler or furnace .....	\$ 2.00	\$ 3.00	\$ 5.00

## Square Feet of Direct Radiation

Steam	Hot Water			
Up to 749	Up to 1,124	2.00	3.00	5.00
750 to 4,999	1,125 to 7,499	3.50	5.50	9.00
5,000 to 20,000	7,500 to 30,000	4.00	6.00	10.00
Over 20,000	Over 30,000	8.00	12.00	20.00

Note: For heating boiler with integral gas burner, oil burner or stoker, the fee will be 1 1/2 times the above fee for boilers.

## Power Boilers

Less than 50 H.P. each .....	2.00	3.00	5.00
50.1 to 200 H.P. ....	4.00	6.00	10.00
200.1 to 400 H.P. ....	8.00	12.00	20.00
400.1 to 700 H.P. ....	12.00	18.00	30.00
700.1 to 1,000 H.P. ....	16.00	24.00	40.00
Over 1,000 H.P. ....	20.00	30.00	50.00

Note: For boilers with integral gas burner, oil burner or stoker, the fee will be 1 1/2 times the boiler fee.

## Boiler Furnaces

Rebuilding or changing boiler furnace, involving any change in capacity, combustion space, furnace volume, or in furnace de- sign, any size boiler, each .....	2.00	3.00	5.00
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## Warm Air Furnaces

Up to 179,760 BTU per hour output .....	2.00	3.00	5.00
179,761 to 1,199,760 per hour output .....	3.50	5.50	9.00
1,199,761 to 4,800,000 BTU per hour output .....	7.50	11.50	19.00
Over 4,800,000 BTU per hour output .....	8.00	12.00	20.00

Note: For warm air furnaces with integral gas burner, oil burner, or stoker the fee will be 1 1/2 times the above fee for warm air furnace.

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Furnaces (Other Than Boiler Furnaces)

Fee according to size or hourly fuel consumption (See Table)

Grate Surface	Pounds of Coal/Hr.	Gallons of oil/Hr.	Cubic Feet of Gas Manufactured	Natural Gas	Permit	Certificate	Total
Up to 10 sq.ft.	164	15 or less	2,251 to 4,500	1,126 to 2,500	\$ 2.00	\$ 3.00	\$ 5.00
10.1 to 40 sq.ft.	165 to 660	15.1 to 60	4,501 to 18,000	2,501 to 9,000	4.00	6.00	10.00
40.1 to 80 sq.ft.	661 to 1,320	60.1 to 120	18,001 to 36,000	9,001 to 18,000	8.00	12.00	20.00
80.1 to 140 sq.ft.	1,321 to 2,310	120.1 to 210	36,001 to 63,000	18,001 to 31,500	12.00	18.00	30.00
140.1 to 200 sq.ft.	2,311 to 3,300	210.1 to 300	63,001 to 90,000	31,501 to 45,000	16.00	24.00	40.00
Over 200 sq.ft.	Over 3,300	Over 300	Over 90,000	Over 45,000	20.00	30.00	50.00

Note: For furnaces with integral gas burners, oil burners and stokers, the fee is 1 1/2 times the furnace fee. Smoke ovens, tar kettles, asphalt kettles, bake ovens, coffee roasters, varnish kettles, according to grate surface of fuel consumption. For charges see "Furnaces (Other Than Boiler Furnaces)".

Oil Burners, Gas Burners, Mechanical Stokers, Only  
(Not part of integral unit; new or used equipment)

The fee for each such installation shall be one-half the boiler, furnace, or furnace other than boiler furnace fee. No fee less than \$3.00

Pulverized Coal Burners

	Lbs. of Coal Per Hour	Permit	Certificate	Total
Less than 50 H.P.	.....	2.00	3.00	5.00
50.1 to 200 H.P.	.....	3.00	5.00	8.00
200.1 to 400 H.P.	.....	4.00	6.00	10.00
400.1 to 700 H.P.	.....	6.00	9.00	15.00
700.1 to 1,000 H.P.	.....	8.00	12.00	20.00
Over 1,000 H.P.	.....	10.00	15.00	25.00

In Furnaces (Other Than Boiler Furnaces)

"	"	"	"	164	2.00	3.00	5.00
"	"	"	"	165 to 660	3.00	5.00	8.00
"	"	"	"	661 to 1,320	4.00	6.00	10.00
"	"	"	"	1,321 to 2,310	6.00	9.00	15.00
"	"	"	"	2,311 to 3,300	8.00	12.00	20.00
"	"	"	"	Over 3,300	10.00	15.00	25.00

Water Heaters

Less than 155 gals. capacity each	.....	\$ .50	\$ .50	\$ 1.00
155 to 999 gals. capacity each	.....	.75	1.25	2.00
1,000 to 2,000 gals. capacity each	.....	1.00	2.00	3.00
Over 2,000 gals. capacity	.....	2.00	3.00	5.00
Less than 85 gals with integral gas burner, oil burner or stoker each	.....	.50	.50	1.00
85 gals. to 155 gals.	.....	.75	1.25	2.00
156 to 999 gals.	.....	1.00	2.00	3.00
1,000 to 2,000 gals.	.....	2.00	3.00	5.00
Over 2,000 gals.	.....	3.50	5.50	9.00

Note: The capacity of water heaters shall be considered the hourly recovery in gallons raised in temperature 100°F. or its equivalent.

Dust Collectors, Washers, Cinder Traps, Bag Filters or Similar Equipment

Up to 5,000 cubic feet per minute, maximum	.....	2.00	3.00	5.00
5,001 to 10,000 cubic feet per minute, maximum	.....	6.00	9.00	15.00
10,001 to 25,000 cubic feet per minute, maximum	.....	10.00	15.00	25.00
25,001 to 50,000 cubic feet per minute, maximum	.....	15.00	25.00	40.00
50,001 to 100,000 cubic feet per minute, maximum	.....	20.00	30.00	50.00
Over 100,000 cubic feet per minute, maximum	.....	25.00	50.00	75.00

Incinerators

Basic Fee for All Incinerators	.....	25.00
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## 3:1-43. Fees for equipment not included in schedule section

For a permit and for certificate of operation of any equipment, device, apparatus or contrivance which is not included in the schedule in section 3:1-34, the city shall receive from the applicant such fees and charges as are set by the Director; provided, however, that the total fee for each unit of equipment, device, apparatus or contrivance shall not exceed the sum of \$25.00.

## Article 8

## 3:1-44. Control and Prohibition of Air Pollution from Sulfur Dioxide Caused by the Combustion of Fuel.

## 1. Definition

- a. Commercial Fuel shall mean liquid or gaseous fuel normally produced, manufactured, used or sold for the purpose of creating useful heat.
- b. Fuel Oil shall mean a liquid or liquefiable petroleum product burned for lighting or for the generation of heat or power and derived directly or indirectly from crude oil.
- c. Viscosity shall mean the measure of a fluid's resistance to flow.
- d. S SU Viscosity shall mean the number of seconds it takes 60 cubic centimeters of an oil to flow through the standard orifice of a saybolt universal viscometer.
- e. Fuel Merchant shall mean any person who stores, offers for sale or sells commercial fuel in retail or wholesale trade, excluding agents, brokers, wholesalers, distributors or producers who sell commercial fuel for use in single steam and/or electric power generating facilities having rated hourly capacities that equal or exceed two hundred (200) million BTU gross heat input, or in a group of steam and/or electric power generating facilities at one location having a combined rated capacity which equals or exceeds four hundred and fifty (450) million BTU gross heat input.

## 2. Commercial Fuel Oil

No fuel merchant shall store, offer for sale, sell, deliver for use or exchange in trade, for use in Newark, and no person shall use commercial oils which contain sulfur in excess of the percentages by weight set forth in the following table:

Grades of Commercial Fuel	Classification by SSU Viscosity at 100°F	Percent Sulfur By Weight
No. 2 & Lighter	Less than or equal to 45	0.2%
No. 4	Greater than 45 but less than 145	0.3%
No. 5, No. 6 & Heavier	Equal to or greater than 145	0.3%

All ordinances or parts of ordinances which are inconsistent herewith are hereby repealed.

This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

September 5, 1973

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING A SPECIAL EMERGENCY APPROPRIATION IN THE AMOUNT OF \$1,100,000 BY THE CITY OF NEWARK, NEW JERSEY FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK AS FOLLOWS:

Section 1. The sum of One Million One Hundred Thousand Dollars (\$1,100,000.00) is hereby appropriated, pursuant to 40A:4-53 (b) N.J.S. for the following purpose:

The preparation and execution of a complete program of revaluation of real property for the use of the local assessor.

It is hereby determined that the services to be rendered in the preparation and execution of said program of revaluation of real property for the use of the local assessor are of a special technical nature, and such appropriation shall be deemed a special emergency appropriation as defined and provided for in N.J.S. 40A:4-55.

Section 2. Such emergency appropriation shall be met from the proceeds of the sale of special emergency notes which may hereafter be authorized by resolution of the Municipal Council in accordance with 40A:4-55 N.J.S. Notes which may be issued

pursuant to the resolution may be renewed from time to time, but at least one-fifth (1/5) of all such notes, and the renewals thereof, shall mature and be paid in each year, so that all notes and renewals shall have matured and have been paid not later than the 1st day of the fifth year following the date of the emergency ordinance.

Section 3. This ordinance shall take effect at the time and in the manner provided by law.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Willani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-O.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,"

(6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO DELETE TITLES AND TO ADJUST SALARIES AND TITLES AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Sections 3 and 5 of an ordinance entitled, "an ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor", (6S&Fbi) adopted November 22, 1966 and amendments thereto, be and the same is hereby amended by deleting the following titles, title codes, minimum and maximum annual salary ranges therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Gardener 16-029	\$3.00 per hour	\$3.55 per hour
Laborer, Baths and Pools 17-007	4,725.	6,090.
Laborer, Parks & Grounds 16-021	3.00 per hour	3.55 per hour



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POSITION	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Laborer, Traffic & Signals 17-006	\$5,460.	\$6,195.
Park Caretaker 16-030	3.00 per hour	3.55 per hour
Tree Climber 16-015	3.25 per hour	3.70 per hour
Tree Trimmer 16-018	3.25 per hour	3.70 per hour
Truck Driver, Building Construction 15-059	3.50 per hour	4.20 per hour
Truck Driver, Parks & Grounds 16-007	3.50 per hour	4.20 per hour
Truck Driver, Public Buildings 16-012	3.50 per hour	4.20 per hour
Chlorine Operator 21-019	5,670.	7,140.
Laboratory Assistant, Water 08-064	4,725.	6,195.

Section 2. That Section 3 of the aforementioned ordinance be further amended as follows, to wit:

	1ST YEAR PER HOUR	2ND YEAR PER HOUR	3RD YEAR PER HOUR
Assistant Garage Foreman (40 hrs.) 16-035			
Senior Garage Attendant (40 hrs.) 16-036			
July 1, 1973	\$ 3.53	\$ 3.69	\$ 3.90
January 1, 1974	3.64	3.80	4.02
January 1, 1975	3.75	3.91	4.14
Building Maintenance Worker (35 hrs.) 23-022			
July 1, 1973	3.06	3.32	3.64
January 1, 1974	3.15	3.42	3.75
January 1, 1975	3.24	3.52	3.86
Garage Attendant (40 hrs.) 16-034			
July 1, 1973	3.48	3.59	3.75
January 1, 1974	3.58	3.70	3.86
January 1, 1975	3.69	3.81	3.98
Senior Maintenance Repairman (40 hrs.) 15-050			
July 1, 1973	\$ 3.69	\$ 3.96	\$ 4.38
January 1, 1974	3.80	4.08	4.51
January 1, 1975	3.91	4.20	4.65
Laborer, Motors (40 hrs.) 16-037			
Laborer, Sewers (40 hrs.) 16-020			
Laborer, Streets & Sidewalks (40 hrs.) 16-022			
Laborer, Traffic & Signals (40 hrs.) 16-039			
July 1, 1973	3.17	3.43	3.75
January 1, 1974	3.27	3.53	3.86
January 1, 1975	3.37	3.64	3.98
Sewer Equipment Operator (40 hrs.) 16-014			
July 1, 1973	3.90	4.25	4.65
January 1, 1974	4.02	4.38	4.79
January 1, 1975	4.14	4.51	4.93
Sewer Repairman (40 hrs.) 16-039			
July 1, 1973	3.69	3.96	4.38
January 1, 1974	3.80	4.08	4.51
January 1, 1975	3.91	4.20	4.65
Truck Driver, Public Property (40 hrs.) 16-012			
Truck Driver, Sewers, (40 hrs.) 16-013			
Truck Driver, Streets, & Sidewalks (40 hrs.) 16-008			
July 1, 1973	3.69	4.06	4.43
January 1, 1974	3.80	4.18	4.56
January 1, 1975	3.91	4.31	4.70

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Laborer, Public Property (35 Hrs.) 16-038			
July 1, 1973	\$3.22	\$3.64	\$4.06
January 1, 1974	3.32	3.75	4.18
January 1, 1975	3.42	3.86	4.31

Section 3. That Section 4 of the aforementioned ordinance be amended as follows, to wit:

	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Bulldozer Operator, Disposal Area (40 hrs.) 16-001			
July 1, 1973	\$ 3.90	\$ 4.25	\$ 4.65
January 1, 1974	4.02	4.38	4.79
January 1, 1975	4.14	4.51	4.93
Laborer, Refuse Collection (40 hrs.) 16-017			
July 1, 1973	3.32	3.59	3.95
January 1, 1974	3.42	3.70	4.07
January 1, 1975	3.52	3.81	4.19
Laborer, Light (Street Cleaning (40 hrs.) 16-032			
July 1, 1973	3.01	3.22	3.43
January 1, 1974	3.10	3.32	3.53
January 1, 1975	3.19	3.42	3.64
Laborer, Motor Broom (40 hrs.) 16-028			
July 1, 1973	\$ 3.06	\$ 3.32	\$ 3.66
January 1, 1974	3.15	3.42	3.77
January 1, 1975	3.24	3.52	3.88
Motor Broom Driver (40 hrs.) 16-002			
July 1, 1973	3.75	4.17	4.48
January 1, 1974	3.86	4.30	4.61
January 1, 1975	3.98	4.43	4.75
Dispatcher (40 hrs.) 16-038			
Truck Driver, Sanitation (40 hrs.) 16-005			
July 1, 1973	3.69	4.06	4.43
January 1, 1974	3.80	4.18	4.56
January 1, 1975	3.91	4.31	4.70

Section 4. That Section 6 of the aforementioned ordinance be amended as follows, to wit:

	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Chlorine Operator (40 hrs.) 16-040			
Laboratory Assistant, Water (40 Hrs.) 16-041			
July 1, 1973	\$ 3.32	\$ 3.59	\$ 3.95
January 1, 1974	3.42	3.69	4.07
January 1, 1975	3.52	3.80	4.19
Forrestry Aide (40 hrs.) 16-024			
Laborer, Water Division (40 hrs.) 16-023			
Pipe Line Walker (40 hrs.) 16-025			
July 1, 1973	3.17	3.43	3.75
January 1, 1974	3.27	3.53	3.86
January 1, 1975	3.37	3.64	3.98

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<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Maintenance Repairman (40 hrs.) 15-070			
July 1, 1973	\$3.06	\$3.32	\$3.66
January 1, 1974	3.15	3.42	3.77
January 1, 1975	3.25	3.52	3.88
Pitometerman (40 hrs.) 21-016			
July 1, 1973	3.43	3.69	3.90
January 1, 1974	3.53	3.80	4.02
January 1, 1975	3.64	3.91	4.14
Truck Driver, Water Division (40 hrs.) 16-023			
July 1, 1973	3.69	4.06	4.43
January 1, 1974	3.80	4.18	4.56
January 1, 1975	3.91	4.31	4.70
Senior Maintenance Repairman (40 hrs.) 15-050			
Water Meter Repairman (40 hrs.) 16-004			
Water Repairman (40 hrs.) 16-003			
July 1, 1973	3.69	3.96	4.38
January 1, 1974	3.80	4.08	4.51
January 1, 1975	3.91	4.20	4.65

Section 5. The salary of those employees whose titles have been hereinabove changed from an annual salary to an hourly rate shall be adjusted as follows:

- a) The employee at the minimum annual salary step shall be placed at the first year hourly step.
- b) The employee at the 1st and 2nd annual increment step shall be placed at the 2nd year hourly step.
- c) The employee at the 3rd, 4th and maximum step shall be placed at the 3rd year hourly step.

Section 6. Those employees in the hereinabove noted titles in the labor or non-competitive classifications shall retain their established increment level step when appointed to or promoted to a position in the competitive classification of positions.

Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 9. The salary ranges hereinabove noted shall be effective as of July 1, 1973.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani,  
President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor", (6S&Fk) adopted June 28, 1972 as amended and supplemented, be amended to adjust salary ranges for the titles listed herein, to wit:

	1ST YEAR PER HOUR	2ND YEAR PER HOUR	3RD YEAR PER HOUR
Building Maintenance Worker (35 hrs.) 23-022			
July 1, 1973	\$ 3.06	\$ 3.32	\$ 3.64
January 1, 1974	3.15	3.42	3.75
January 1, 1975	3.24	3.52	3.86
Gardener (40 hrs.) 16-027			
Laborer, Parks & Grounds (40 hrs.) 16-021			
Laborer, Baths & Pools (40 hrs.) 16-039			
Park Caretaker (40 hrs.) 16-030			
July 1, 1973	3.17	3.43	3.75
January 1, 1974	3.27	3.53	3.86
January 1, 1975	3.37	3.64	3.98
Tree Trimmer (40 hrs.) 16-018			
Tree Climber (40 hrs.) 16-015			
July 1, 1973	3.43	3.69	3.90
January 1, 1974	3.53	3.80	4.02
January 1, 1975	3.64	3.91	4.14
Truck Driver, Baths & Pools (40 hrs.) 16-011			
Truck Driver, Parks & Grounds (40 hrs.) 16-007			
July 1, 1973	3.69	4.06	4.43
January 1, 1974	3.80	4.18	4.56
January 1, 1975	3.91	4.31	4.70

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Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 4. The salary ranges hereinabove noted shall be effective as of July 1, 1973.

Section 5. Those employees in the hereinabove noted titles in the labor or non-competitive classifications shall retain their established increment level step when appointed to or promoted to a position in the competitive classification of positions.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrook.

President Turco: The yeases are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO (TO ADJUST SALARY FOR BUILDING MAINTENANCE WORKER AND MAINTENANCE REPAIRMAN AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That section 1 of an ordinance entitled "An ordinance creating permanent positions in the Department of Health & Welfare and establishing salaries therefor" adopted November 22, 1966 (6S&FU) and amendments thereto, be and the same is hereby amended by adjusting the salaries for Building Maintenance Repairman and Building Maintenance Worker as follows, to wit:

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	1ST YEAR PER HOUR	2ND YEAR PER HOUR	3RD YEAR PER HOUR
Building Maintenance Worker (35 hrs.) 23-022			
July 1, 1973	\$ 3.06	\$ 3.32	\$ 3.64
January 1, 1974	3.15	3.42	3.75
January 1, 1975	3.24	3.52	3.86
Maintenance Repairman (40 hrs.) 15-070			
July 1, 1973	3.06	3.32	3.66
January 1, 1974	3.15	3.42	3.77
January 1, 1975	3.25	3.52	3.88

Section 2. The salaries herein established shall be effective as of July 1, 1973.

Section 3. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrook.

President Turco: The yeases are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, J & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966, (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR GARAGE ATTENDANT AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Police Department and establishing salaries therefor," (6-S & F-w) adopted November 22, 1966, be amended to adjust the salary range for Garage Attendant as follows, to wit:

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<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Garage Attendant (40 hours) 16-034			
July 1, 1973	\$3.48	\$3.59	\$3.75
January 1, 1974	3.58	3.70	3.86
January 1, 1975	3.68	3.81	3.98

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF COMMUNITY SERVICE WORKER, MUNICIPAL COUNCIL AND TO DELETE COMMUNITY RELATIONS COORDINATOR, MUNICIPAL COUNCIL).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6S&Fm) adopted November 22, 1966 and amendments thereto, be and is hereby amended by creating the title, title code, the annual minimum salary, the annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Community Service Worker, Municipal Council 03-030.00	\$7,500.	\$7,500.

Section 2. That the aforementioned ordinance be further amended by deleting therefrom the following, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Community Relations Coordinator, Municipal Council 03-029.50	\$7,500.	\$7,500.

Section 3. All prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE TO AUTHORIZE VARIOUS IMPROVEMENTS AT THE NEWARK MUSEUM OF THE CITY OF NEWARK, NEW JERSEY. TO MAKE AN APPROPRIATION OF \$210,193 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 14/1-73, 15/2-73, 15/3-73 AND 16/4-73).



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WHEREAS, the Municipal Council of The City of Newark by resolutions heretofore adopted has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinafter described (Capital Budget Project Nos. 14/1-73, 15/2-73, 15/3-73 and 16/4-73): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

The Newark Museum and all improvements on the plot of land on which it is located is owned by the City of Newark and the improvements hereinafter authorized will be owned by the City of Newark;

(1) Capital Budget Project No. 14/1-73 - Air Conditioning

Air conditioning shall be installed in several of the work areas together with all appurtenances necessary for such improvement

Appropriation and Estimated Cost	\$ 38,800
Down Payment	\$ 1,900
Amount of Bonds and Notes	\$ 36,900
Period of Usefulness	15 Years

(2) Capital Budget Project No. 15/2-73 - Additional Museum Exhibit Area

The reconstruction of the existing structure known as the Ballantine Carriage House, at the Museum site for use as additional Museum Exhibit Area including all work and appurtenances necessary and suitable to provide such additional area.

Appropriation and Estimated Cost	\$ 79,557
Down Payment	\$ 3,957
Amount of Bonds and Notes	\$ 75,600
Period of Usefulness - Class "C" Building	10 Years

(3) Capital Budget Project No. 15/3-73 - Decorative Arts Museum

The reconstruction of the first floor of the structure known as the Ballantine House for use as a Decorative Arts exhibits and adaptation of existing area for Decorative Arts Museum including all work and appurtenances suitable for its use.

Appropriation and Estimated Cost	\$ 76,236
Down Payment	\$ 3,836
Amount of Bonds and Notes	\$ 72,400
Period of Usefulness - Class "C" Building	10 Years

(4) Capital Budget Project No. 16/4-73 - Electrical Services Newark Museum

The installation at the Newark Museum of new electrical services including the replacement of panel boards and all wiring and services necessary to provide for modern electrical services.

Appropriation and Estimated Cost	\$ 15,600
Down Payment	\$ 800
Amount of Bonds and Notes	\$ 14,800
Period of Usefulness	15 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$10,493 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$10,493 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$10,493 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$199,700 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$199,700 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

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Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 11.293 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$199,700 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-u.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE PURCHASING AGENT OF THE CITY OF NEWARK TO EXECUTE A LEASE WITH BALCO PROPERTIES CORPORATION FOR CERTAIN LAND TO BE USED FOR THE STORAGE OF AUTOMOBILES TO BE AUCTIONED OFF.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That it is beneficial and advantageous to the City of Newark to lease a fenced in space for parking automobiles to be auctioned off; and Balco Properties Corporation proposes to lease to the City of Newark for a term of two (2) months, effective August 6, 1973, 3,000 square feet of space located in its D-6 yard, which area is outlined in the attached Schedule A, at a charge of One hundred dollars (\$100.00) per month.

Section 2. A copy of the lease is attached hereto.

Section 3. A duly executed copy of the lease shall be forthwith filed with the City Clerk.

Section 4. The Municipal Council of the City of Newark hereby authorizes the Purchasing Agent of the City of Newark to enter into said lease for a period of two (2) months, at One hundred dollars (\$100.00) per month with Balco Properties Corporation for 3,000 square feet of fenced in parking space at Ferry Street and Lexington Avenue, Newark, New Jersey, effective August 6, 1973.

Section 5. This ordinance shall take effect upon final passage and publication, and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilmen Bottone, Westbrooks.

President Turco: The yeses are six and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted.

6-Ph, S & F-v.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE POOL AND BILLIARD PARLORS, PUBLIC DANCE HALLS AND COIN-OPERATED AMUSEMENT MACHINES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 1 of Title 27, Chapter 4 of the Revised Ordinances of the City of Newark, New Jersey, shall be amended to add an additional section "(f)" as follows:

(f) The following are special regulations relating to pool and billiard parlors, public dance halls and coin-operated amusement machines and they shall govern as provided in Section 27:4-1:

(1) No permit shall be issued for the operation of any pool or billiard parlor, for the use of any coin-operated pool or billiard table located in a building other than a pool or billiard parlor, for the operation of a public dance hall, for the use of two or more coin-operated amusement machines in any one location except, upon application first made to the Board of Adjustment, which is directed to give due consideration to conditions and surroundings of the proposed location and to hear the application in the same manner and under the same procedure as the Board of Adjustment is empowered by law and ordinance to hear cases and make exceptions to the provisions of a zoning ordinance and empowered to recommend in writing to the Council that a permit for such use be granted, if, in its judgment, it will not be detrimental to the health, safety and general welfare of the community, and is reasonably necessary for the convenience of the community.

Section 2. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 3. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Westbrooks.

Councilman James stated that Newark is being inundated with an increasing number of Billiard Halls and Discoteques which is a detriment to the City of Newark. He felt we must maintain a beautification of our City if we are going to make it an attractive place to live. We most certainly have to regulate the number of pool halls that are beginning to frequent almost every other corner and becoming eyesores as bars and taverns. He hoped this measure which is designed to beautify Newark to maintain some of the quality that is left will be supported by the entire Council.

A motion to adopt the ordinance on second reading and final passage was declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-Ph, S & F-w.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, CHAPTER 4, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AMENDING ADDITIONAL USE REGULATIONS TO INCLUDE NARCOTIC AND DRUG ABUSE TREATMENT CENTERS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 1 of Title 27 Chapter 4 of the Revised Ordinances of the City of Newark, New Jersey shall be amended to add an additional section "(e)" as follows:

(e) The following are special regulations relating to narcotic and drug abuse treatment centers as such term is defined in New Jersey Statutes 26:2G-22(a) and they shall govern as provided in Section 27:4-1:

(1) No permit shall be issued for the operation of any narcotic and drug abuse treatment center as such term is defined in New Jersey Statutes 26:2G-22(a) not located in an established hospital, except upon application first made to the Board of Adjustment, which is directed to give due consideration to the conditions and surroundings of the proposed location and

to hear the application in the same manner and under the same procedure as the Board of Adjustment is empowered by law and ordinance to hear cases and make exceptions to the provisions of a zoning ordinance and empowered to recommend in writing to the Council that a permit for such use be granted, if, in its judgment, it will not be detrimental to the health, safety and general welfare of the community, and is reasonably necessary for the convenience of the community.

Section 2. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 3. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.            MR. ROBERT COLE, 110 SCHUYLER AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stating he respected the leadership of the City represented by the Mayor and the Council. Mr. Cole expressed his opposition to the tactics of Councilman Westbrooks who placed debris on City Hall steps and also expressed his opposition to the police using excessive force upon unarmed citizens.

He urged the Council and the citizens of the City to work together to clean all of Newark.

Councilman Bontempo arrived at 2:00 P. M.

6-HC-b.            MRS. TINA JOHNSON, 607 NORTH 7TH STREET, NEWARK, NEW JERSEY, cited several incidents which occurred in the North Ward and said some action must be taken immediately to alleviate the situation.

A MOTION TO INVITE POLICE DIRECTOR EDWARD L. KERR, CHIEF OF POLICE ANTHONY BARRES AND EXECUTIVE DIRECTOR OF HUMAN RIGHTS DANIEL W. BLUE, JR. TO APPEAR BEFORE THE COUNCIL AT THEIR SPECIAL CONFERENCE, TUESDAY, SEPTEMBER 11, 1973 TO DISCUSS THE NORTH



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WARD SITUATION, was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Councilman Megaro assured Mrs. Johnson he is aware of the conditions complained of by her and assured the speaker he will contact Director Kerr's office to see that the safety of the children is provided for throughout the year.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH CORNELL UNIVERSITY, COLLEGE OF ENGINEERING, FOR CONTINUING "TECHNICAL ENRICHMENT PROGRAM" (REDUCE HIGH ATTRITION RATE OF MINORITY STUDENTS ENTERING ENGINEERING AND SCIENCE PROGRAMS IN COLLEGE) CONTRACT PROVIDES FOR PAYMENT OF \$38,041. PLANNED VARIATIONS BUDGET FOR FIRST YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Deputy Director of Community Development Administration Hodes met with the Council September 4, 1973)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF \$2,500. PAYABLE TO NATIONAL CYLINDER HEAD EXCHANGE, INC., AMERICAN CARBURETOR, INC. AND DIAMOND, GROSSMAN, PITMAN AND UDINE, ATTORNEYS AT LAW, 1435 MORRIS AVENUE, UNION, NEW JERSEY, IN FULL AND COMPLETE SETTLEMENT OF CLAIM, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DEMOLITION WORK DONE ON PROPERTY LOCATED AT 204-208 MORRIS AVENUE WHEREIN NATIONAL CYLINDER HEAD EXCHANGE, INC. AND AMERICAN CARBURETOR, INC. WERE TENANTS AND MUCH OF THEIR FIXTURES, EQUIPMENT AND MACHINERY WERE DEMOLISHED. (NEWARK HOUSING AUTHORITY - \$9,500., SOL BURGER AND ESTHER BURGER - \$4,500., CARMEN OTTILIO T/A V. OTTILIO AND SONS - \$1,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls met with the Council September 4, 1973)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

7-R-c. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAW AND DELIVER CHECK FOR \$30,259.90 TO ARTIC CONTRACTING CORPORATION, A NEW YORK CORPORATION, LICENSED TO DO BUSINESS IN THE STATE OF NEW JERSEY AND FRANK A. PAIMIERI, ATTORNEY, UPON RECEIPT OF A WARRANT OF SATISFACTION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL WHERE SAID CORPORATION ENTERED INTO CONTRACT WITH CITY OF NEWARK TO DO CERTAIN WORK AND SUPPLY CERTAIN MATERIAL IN COMPLETION OF CONTRACT #7, REFRIGERATION WORK, IN THE ERECTION AND CONSTRUCTION OF IRONBOUND RECREATION CENTER; WORK WAS DELAYED AND ARTIC CONTRACTING CORPORATION ASKED FOR AN AWARD TO REFLECT THE INCREASED COST OF LABOR AND MATERIAL INCURRED. (JUDGMENT FOR PLAINTIFF ON AWARD OF ARBITRATION ENTERED IN COURT).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Walls met with the Council September 4, 1973)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-d. RESOLUTION AUTHORIZING AND RATIFYING AMENDATORY AGREEMENT WITH THE NEWARK HOUSING AUTHORITY TO MAKE RELOCATION PAYMENTS IN ACCORDANCE WITH THE NEW JERSEY RELOCATION ASSISTANCE LAW OF 1971 (P.L. 1971 C 362) AND NOT LIMITED TO \$500. PER RELOCATED FAMILY AS THE ORIGINAL AGREEMENT, AUTHORIZED BY RESOLUTION 7-R-ci DECEMBER 20, 1972, PROVIDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-e. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE, COMMUNITY DEVELOPMENT ADMINISTRATION, OTHER EXPENSES, TALENT SEARCH \$65,000.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-f.

RESOLUTION RATIFYING AND APPROVING AGREEMENT AND THE PROPOSED THIRD AMENDATORY AGREEMENT BETWEEN MAYOR, ON BEHALF OF CITY OF NEWARK AND THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT; FURTHER AUTHORIZING RECEIPT OF \$959,025. FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER THE THIRD AMENDATORY CONTRACT AMENDING THE FEDERALLY ASSISTED CODE ENFORCEMENT GRANT CONTRACT NO. N.J.E-4 (CE).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Acting Finance Director Grexa, Deputy Director of Finance Jones and Health and Welfare Director Buford met with the Council August 7, 1973)

(Acting Finance Director Grexa met with the Council September 4, 1973)

A motion to adopt the resolution subject to the following conditions: 1) There be no remunerations for compensatory time for the Director of the Program in accordance with the legal opinion of the Law Department dated August 8, 1973; 2) The Public Contracts Law of 1971 has not been violated as indicated in the legal opinion of from Corporation Counsel William H. Walls dated August 8, 1973; 3) No responsibility is imposed upon the Council if any of the additional \$959,025. will be used for payment of obligations already incurred was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Villani, President Turco.

No: Councilman Bottone.

Not Voting: Councilmen Megaro, Westbrooks.

Councilman James noted it has been alleged the present budget has been over-expended in the amount of \$180,000. and he trusted proper authorities will monitor these funds to insure the agreement will be honored by the local administrator.

The City Clerk stated the affirmative vote of the Council is predicated upon a statement made by Acting Director of Finance Grexa to the effect there are no overexpenditures in this program.

A motion to remove from the Table "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, OTHER EXPENSES, FEDERALLY ASSISTED CODE ENFORCEMENT PROGRAM, \$959,025., ITEM AVAILABLE FROM U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT," was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-f-1. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, OTHER EXPENSES, FEDERALLY ASSISTED CODE ENFORCEMENT PROGRAM, \$959,025., ITEM AVAILABLE FROM U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was tabled July 24, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-g. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J.R-72 FAIRMOUNT URBAN RENEWAL PROJECT. (FIFTH AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-h. RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING AN AMENDED URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR PROJECT N.J.R-38, LOWER CLINTON HILL URBAN RENEWAL PROJECT. (FIFTH AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-i. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM GODOFREDDO BLAKE TO PURCHASE CITY-OWNED PROPERTY AT 45 FLEMING AVENUE, BLOCK 2022, LOT 2, FOR \$2500., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25.1 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-j.            RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE; SALE OF SURPLUS AUTO BATTERIES-DIVISION OF MOTORS, OBSOLETE TRAFFIC CONTROL SYSTEM-TRAFFIC AND SIGNALS DIVISION, PUBLIC AUCTION SALE OF SURPLUS POLICE AND OTHER DEPARTMENT VEHICLES AND SALE OF 2 DENTAL UNITS-HEALTH DIVISION, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-j-l.            RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION 200 JUNK MOTOR VEHICLES NOW IN POSSESSION OF POLICE DEPARTMENT PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-k.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN SUM OF \$13,370.25 TO THE ESTATE OF ARTHUR DEL POMO AND BECKERMAN, FRANZBLAU AND COHEN, ATTORNEYS, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO HIS BUSINESS PREMISES AT 237 SOUTH ORANGE AVENUE AS RESULT OF THE 1967 NEWARK RIOTS. (\$13,000., \$214.80 FOR COSTS IN THE APPELLANT DIVISION, \$90.45 TAX COSTS AND \$65. INTEREST)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-l.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT THE SUM OF \$10,902.92 IN FULL SETTLEMENT OF CLAIM OF THE DIVISION OF WATER ACCOUNTING AND CANCEL BALANCE OF INTEREST; FURTHER AUTHORIZING CORPORATION COUNSEL TO EXECUTE A RELEASE OF ALL CLAIMS AGAINST THE HOUSING AUTHORITY OF THE CITY OF NEWARK RELATING TO DEBT OF MOSCATO BROTHERS, INC. ON PROJECT AREAS N.J.R-196 AND N.J.R-121.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-m.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER DRAFT IN SUM OF \$350. PAYABLE TO SOPHIE BILLYCK AND FRIEDMAN & D'ALESSANDRO, ESQS., 55 WASHINGTON STREET, EAST ORANGE, NEW JERSEY, IN FULL AND COMPLETE SETTLEMENT, UPON RECEIPT OF A GENERAL RELEASE AND ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO SOPHIE BILLYCK WHILE WALKING ON SIDEWALK ADJACENT TO PREMISES AT SOUTH 14TH STREET WHEN SHE FELL ON A BROKEN CITY PARKING SIGN POST. (\$350. TO BE PAID BY NEWARK LABOR LYCEUM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-n.            RESOLUTION RESCINDING RESOLUTION 7-R-m, NOVEMBER 23, 1971 "RESOLUTION APPROVING APPLICATION AND PLAN OF NEW HOPE DEVELOPMENT CORPORATION NO. 1 FOR CONSTRUCTION PROJECT: GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ.; AUTHORIZING MAYOR TO EXECUTE ATTACHED FINANCIAL AGREEMENT AND DECLARING AFFIRMATIVE ACTION PROGRAM TO BE MATERIAL CONDITION OF FINANCIAL AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

No: Councilman James.

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7-R-o.

RESOLUTION APPROVING APPLICATION AND PLAN OF NEW HOPE DEVELOPMENT CORPORATION NO. 1, FOR CONSTRUCTION PROJECT: GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ.; AUTHORIZING MAYOR TO EXECUTE ATTACHED FINANCIAL AGREEMENT AND DECLARING AFFIRMATIVE ACTION PROGRAM TO BE MATERIAL CONDITION OF FINANCIAL AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from the Law Department was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

No: Councilman James.

7-R-p.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A AND HOLD THESE INVESTMENTS TO CREDIT OF FUNDS INDICATED ON APPENDIX A; IN ACCORDANCE WITH R. S. 40:5-7-1.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-q.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS: PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-r.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO THE CENTRAL WAREHOUSE COMPANY, INC. FT. OF PACIFIC STREET, NEWARK, NEW JERSEY \$16.76 NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO AN OVERPAYMENT ON THE ASSESSED FIRE LINE ACCOUNT ON PREMISES AT 560 FERRY STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-s.            RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO THE CELANESE PLASTICS COMPANY, ATTENTION OF IRENE ZEIDLER, 550 BROAD STREET, NEWARK, NEW JERSEY, \$97.83 NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO AN OVERPAYMENT ON ACCOUNT FOR 72 ASHBIDGE STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-t.            RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO TRANSPORT OF NEW JERSEY, 180 BOYDEN AVENUE, MAPLEWOOD, NEW JERSEY, CREDIT BALANCE OF \$697.87 NOW ON RECORDS OF THE DIVISION OF WATER ACCOUNTING AND CUSTOMER SERVICE, FOR PREMISES AT 328 - 16TH AVENUE, IRVINGTON, NEW JERSEY (ALSO KNOWN AS 567 SOUTH 20TH STREET, IRVINGTON, NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-u.            RESOLUTION REFUNDING OVERPAYMENTS TO RESPECTIVE TAXPAYERS ON ANNEXED SCHEDULE WITH RESPECT TO PAYROLL TAXES DUE CITY OF NEWARK FOR 1971, 1972 AND 1973 TOTALING \$5,609.86.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-v.            RESOLUTION RATIFYING PURCHASE OF LABOR AND PARTS TOTTALLING \$4,100.27 WITH FOLEY MACHINERY COMPANY TO REPAIR FRONT-END LOADER, DEPARTMENT OF ENGINEERING; COST OF AFORESAID REPAIRS SHALL BE PAID FROM NEWARK DEMOLITION TEAM, DEPARTMENT OF ENGINEERING, 1973 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)



September 5, 1973

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-w. RESOLUTION RATIFYING PURCHASE OF LABOR AND PARTS TOTALLING \$5,959.41 WITH FOLEY MACHINERY COMPANY TO REPAIR BULLDOZER, DEPARTMENT OF SANITATION; COST OF AFORESAID REPAIRS TO BE PAID FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, 1973 OPERATING BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-x. EMERGENCY RESOLUTION APPROPRIATING \$50,000. DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, CODE 250, TO PROVIDE FUNDS FOR DEMOLITION OF STRUCTURES THAT ARE PUBLIC HEALTH HAZARDS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-y. EMERGENCY RESOLUTION APPROPRIATING \$21,000. DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, MATERIALS AND SUPPLIES, HOSPITAL AND LABORATORY MATERIALS, PARTS AND SUPPLIES, CODE 317, TO PROVIDE DRUGS AND CLINIC SUPPLIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-z. EMERGENCY RESOLUTION APPROPRIATING \$333,500. POLICE DEPARTMENT, SALARIES AND WAGES, OVERTIME, TO PROVIDE FUNDS FOR OVERTIME; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-ba.      EMERGENCY RESOLUTION APPROPRIATING \$206,667. VARIOUS DEPARTMENTS, AS PER ATTACHED SCHEDULE, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS, CHAUFFEURS, WAREHOUSEMEN, AND HELPERS OF AMERICA, LOCAL 945; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

7-R-bb.      EMERGENCY RESOLUTION APPROPRIATING \$53,085. WATER DEPARTMENT, AS PER ATTACHED SCHEDULE, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS, CHAUFFEURS, WAREHOUSEMEN AND HELPERS OF AMERICA, LOCAL 945; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

7-R-bc.      EMERGENCY RESOLUTION UNDER N.J.S. 40A:4-53, AUTHORIZING ISSUANCE OF \$1,100,000 OF NOTES FOR THE PREPARATION AND EXECUTION OF A COMPLETE PROGRAM OF REVALUATION OF REAL PROPERTY FOR THE USE OF THE LOCAL ASSESSOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

September 5, 1973

7-R-bd.      RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO MAKE APPLICATION FOR AND ACCEPT FUNDS IN SUM OF \$65,000. FROM DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, OFFICE OF EDUCATION, WASHINGTON, D. C.; TO CONTINUE PROJECT KNOWN AS "NEWARK TALENT SEARCH."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-be.      RESOLUTION ADOPTING THE POLICY REQUIREMENTS FOR THE CITY OF NEWARK OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT SET FORTH IN RESIDENT EMPLOYMENT PLAN THAT MAXIMUM EMPLOYMENT OPPORTUNITIES AND ENLARGED OPPORTUNITIES FOR WORK AND TRAINING BE ASSURED TO ALL RESIDENTS OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bf.      RESOLUTION AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE ASSOCIATION OF UNIVERSITY PROGRAMS IN HOSPITAL ADMINISTRATION FOR THE MANAGEMENT OF THE INTERNSHIP IN HEALTH ADMINISTRATION PROGRAM; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER SAID CONTRACT IS \$30,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bg.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT RETROACTIVELY WITH ESSEX COUNTY CHAPTER OF AMERICAN RED CROSS TO PROVIDE SERVICES OF TRANSPORTING DISABLED MODEL NEIGHBORHOOD RESIDENTS TO HEALTH CENTERS;

\$15,241. HAS BEEN ALLOCATED TO THE COMMUNITY DEVELOPMENT ADMINISTRATION FROM HUD.

(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW

N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bh. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT

ADMINISTRATION TO MAKE APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY FOR FUNDS

TO CONTINUE PROJECT ENTITLED "POLICE-COMMUNITY RELATIONS PROGRAM", SLEPA-\$174,100.,

STATE-\$9,672. AND CITY-\$9,672.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bi. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT

ADMINISTRATION TO MAKE APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY FOR FUNDS TO

CONTINUE PROJECT ENTITLED "YOUTH SERVICES AGENCY"; SLEPA-\$200,000., STATE-\$16,666. AND

PLANNED VARIATIONS, SECOND YEAR-\$50,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bj. RESOLUTION ACCEPTING REPORTS OF APPRAISERS AND APPRAISAL REVIEWER, RICHARD

GLANDER, MAI, FOR ADDING ADDITIONAL LANDS TO THE OPEN SPACE PROGRAM-ALBERT BOROK, BLOCK

843, LOTS 25, 27, 29, 31, 33, VALUE-\$45,400.; FRANK CATENA, BLOCK 893, LOT 44, VALUE-

\$48,400.; BAYDAN INC., BLOCK 4063, LOT 11, VALUE-\$28,500. AND RUSS REALTY CORPORATION,

BLOCK 729, LOTS 24 AND 26, VALUE-\$37,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bk.      RESOLUTION AUTHORIZING MAYOR TO EXECUTE AGREEMENT ON BEHALF OF CITY OF NEWARK WITH UNITED STATES OF AMERICA, DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A GRANT UNDER SECTION 702 OF HOUSING AND URBAN DEVELOPMENT ACT OF 1965, AS AMENDED, TO AID IN FINANCING A CERTAIN PUBLIC WORKS IDENTIFIED AS PROJECT NO. OSL-NJ-39-1116.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bl.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR FIRE CADET)," BEING FINALLY ADOPTED SEPTEMBER 5, 1973, AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR:

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bn.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR', (6-S & T-b1) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO DELETE TITLES AND TO ADJUST SALARIES AND TITLES AS PER CONTRACT AGREEMENT)," BEING FINALLY ADOPTED SEPTEMBER 5, 1973, AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bn.      RESOLUTION AUTHORIZING PERSONNEL OFFICER TO RE-ESTABLISH AND ADMINISTER THE PROCEDURES TO REINSTATE ALL EMPLOYEE BENEFITS TO FORMER EMPLOYEES OF THE IVY HAVEN NURSING HOME WHO ARE NOW PRESENTLY EMPLOYED BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bo. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, FIRE DEPARTMENT, FROM FIREMAN TO OVERTIME, TO PROVIDE ADDITIONAL FUNDS FOR OVERTIME WHICH IS NEEDED TO COMPENSATE FOR FIREMAN VACANCIES. THESE FUNDS ARE PROVIDED FROM ACCRUED SURPLUS DUE TO THESE VACANCIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bp. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, FROM CHIEF, BUREAU OF BUILDINGS TO OTHER SALARIES AND WAGES, BUILDING SUPERINTENDENT, TO PROVIDE FUNDS DUE TO TRANSFER OF S. COLUCCI PER CIVIL SERVICE CERTIFIED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bq. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF WATER ACCOUNTING, FROM COLLECTION REPRESENTATIVE TO CUSTOMER SERVICE REPRESENTATIVE; TO TRANSFER FUNDS TO COVER CIVIL SERVICE TITLE RECLASSIFICATION EFFECTIVE JULY 10, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-br. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT TREAT SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 45 KRAVNEY STREET, BLOCK 525, LOT 56, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF EXPENSES.

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bs.     RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CLARENCE BEARISON AND DOROTHY BEARISON, HIS WIFE, OWNERS OF PREMISES 52 SPRUCE STREET, BLOCK 122, LOT 58, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bt.     RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NEW SALEM BAPTIST CHURCH, OWNER OF PREMISES 843-845 BERGEN STREET, BLOCK 3590, LOTS 41, 42, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bu.     RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM OAK INVESTMENT CO., INC., OWNER OF PREMISES 55 - 19TH AVENUE, BLOCK 364, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bv.     RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHRISTINE COLE, INDIVIDUALLY AND AS EXECUTRIX OF THE LAST WILL AND TESTAMENT OF ARTHUR A. COLE, DECEASED, OWNER OF PREMISES 79 FRELINGHUYSEN AVENUE, BLOCK 2791, LOT 2, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bw.     RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NEW YORK STATE TEACHERS' RETIREMENT SYSTEM, OWNER OF PREMISES 1060 BROAD STREET, BLOCK 892, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by

Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bx. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CAMILLE M.

SAVOCA, PRINCIPAL CLERK STENOGRAPHER, OFFICE OF MAYOR AND AGENCIES, MAYOR'S OFFICE, FOR PERIOD BEGINNING AUGUST 28, 1973 AND ENDING FEBRUARY 28, 1974. (TO CONTINUE WORKING AS SECRETARY IN OFFICE OF MAYOR AND AGENCIES, MAYOR'S POLICY AND DEVELOPMENT OFFICE - FIRST LEAVE BEGAN AUGUST 28, 1972).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-by. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO NEWPORT ASSOCIATES, INC. SUM OF \$16,490.34, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 824-850 FRELINGHUYSEN AVENUE, BLOCK 3779, LOT 20-28, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bz. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO BURNS REALTY AND INVESTMENT COMPANY SUM OF \$1,266., EXCESS PAYMENT OF TAXES FOR TAX YEAR 1970, PREMISES 46-52 POINIER STREET, BLOCK 2786, LOT 26, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ca. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS AND CONTROL, FROM ACCOUNTANT AND ASSISTANT SUPERVISOR OF ACCOUNTS PAYABLE TO SENIOR ACCOUNTANT, TO PROVIDE FUNDS FOR PROMOTION OF TWO ACCOUNTANTS TO SENIOR ACCOUNTANTS AND TO PROVIDE FUNDS TO COVER PERSONNEL REASSIGNMENT FROM A FEDERAL PROGRAM EFFECTIVE SEPTEMBER 10, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cb. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF TREASURY, FROM ACCOUNTANT (37½ HOURS) TO ACCOUNTANT, TO CORRECT RESOLUTION 7-R-dc, JUNE 6, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cc. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, RETIRED SENIOR VOLUNTEER PROGRAM \$63,656.; ITEM AVAILABLE FROM ACTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-cd. RESOLUTION AUTHORIZING MAYOR TO EXECUTE AGREEMENT TO HIRE ELZA MINOR AS SPECIAL ASSISTANT TO MAYOR GIBSON FROM SEPTEMBER 1, 1973 TO JUNE 30, 1974, NATIONAL URBAN FELLOWS WILL PAY A STIPEND TO MR. MINOR OF \$15,000. PER YEAR AND SECURE HIS EXPENSES, MEDICAL INSURANCE OF THE KIND PROVIDED FOR EMPLOYEES OF NATIONAL LEAGUE OF CITIES/ UNITED STATES CONFERENCE OF MAYORS, INC.; FURTHER CITY OF NEWARK WILL CONTRIBUTE \$5,000. TOWARD COST OF SAID PROGRAM, FUNDS AVAILABLE IN 1973 BUDGET, OFFICE OF MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani,  
Westbrooks, President Turco.

Not Voting: Councilman Harris.

7-R-ce.      RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF  
HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE STATE  
OF NEW JERSEY, DEPARTMENT OF HEALTH ACCEPTING \$30,000. FOR CONTINUATION OF THE CITY  
HEALTH PLANNING AGENCY FOR ONE YEAR FROM JULY 1, 1973 TO JUNE 30, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-cf.      RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF  
HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE  
UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE ACCEPTING \$422,338 FOR THE  
CONTINUATION OF THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR  
ONE YEAR FROM JULY 1, 1973 TO JUNE 30, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk noted his office received a voluminous set of documentation  
at 11:00 A. M. this morning all in connection with this resolution.

Councilman Harris suggested Mr. Buford be questioned in connection with this  
matter.

President Turco noted the commencement date of this contract is July 1, 1973  
and we are already past that date. He asked Director Buford if a two week deferment  
will jeopardize this program.

Director Buford replied a two week deferment would not jeopardize the program  
as there is a budget insertion of \$422,000. He added this is a continuing grant.

A motion to defer action on this resolution to permit the Council staff to  
study the material submitted was made by the Council of the Whole and declared adopted  
by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani,  
Westbrooks, President Turco.

Absent During Roll Call: Councilman James.

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7-R-cg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT WITH MOTOROLA COMPANY, INCORPORATED, 85 HARRISTOWN ROAD, GLEN ROCK, NEW JERSEY, \$18,600. FOR TWENTY PORTABLE RADIO UNITS, RELATED ACCESSORIES AND BATTERY CHARGERS; COST OF AFORESAID EQUIPMENT TO BE PAID FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF HIGH IMPACT ANTI-CRIME PROGRAM GRANT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED). (\$834,598 APPROPRIATED TO INTEGRATE PATROL, COMMUNITY RELATIONS AND DETECTIVE FORCES IN CITY'S 512 SECTOR).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bontempo, seconded by Councilman Bottone.

Councilman Harris stated it should be made part of the record the fact that someone in Administration would have the audacity to send us a resolution to vote on where competitive bidding is required. Someone is skating on thin ice. The Law Department is now asking to return this resolution but somebody sent it to us to vote on without having competitive bidding.

President Turco pointed out that the point Councilman Harris is making is that when these resolutions are signed by the Corporation Counsel and certified to as to legality and form that we should have a right to expect that the signer, the Corporation Counsel's Office, knows what they are signing.

A motion directing the City Clerk to return this resolution to Administration was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ZANGARI CONSTRUCTION COMPANY, INC., 84 WEST TAYLOR AVENUE, TRENTON, NEW JERSEY, ONE RESPONSIBLE BIDDER, FOR REPAIR OF TIDE GATE HINGE BOLTS FOR PEDDIE INTERCEPTING CHAMBER, LOCATED AT FOOT OF PEDDIE STREET AND PENNSYLVANIA AVENUE FOR \$9,300. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK PROVIDED IN 1973 BUDGET, DIVISION OF SEWERS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-ci. RESOLUTION RATIFYING CONTRACT BETWEEN DIRECTOR OF HEALTH AND WELFARE AND STATE COMMISSIONER OF DEPARTMENT OF HEALTH AND WELFARE OF THE STATE OF NEW JERSEY TO ACCEPT \$15,000. GRANT OF MAY 1, 1973 TO ESTABLISH A CLINIC IN THE CITY OF NEWARK TO AID IN CONTROL OF VENEREAL DISEASE THAT IS IN CONFORMANCE WITH STANDARDS SET BY NEW JERSEY STATE DEPARTMENT OF HEALTH VENEREAL DISEASE CONTROL PROGRAM. (GRANT-IN-AID CONTRACT NO. O-243).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cj. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH MC NEIL CONSTRUCTION COMPANY, INCORPORATED, 17 HERBERT PLACE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR REHABILITATION OF RADIAL CHIMNEY FOR CITY HALL COMPLEX POWER PLANT, 36 FRANKLIN STREET, FOR \$13,600. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM 1973 CITY OF NEWARK BUDGET, DIVISION OF PUBLIC PROPERTY, CODE 260.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ck. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ARBCO MATERIALS CORPORATION, 10 LISTER AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR RESURFACING OF VARIOUS STREETS FOR \$58,657. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; \$50,000. AVAILABLE IN 1973 CITY OF NEWARK BUDGET, DIVISION OF STREETS AND SIDEWALKS, CODE 305.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cl. RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH TRAFFIC MARKING CO., INC., 209 COLUMBUS AVENUE, ROSELLE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PAINTING OF TRAFFIC LINES IN THE CITY OF NEWARK, NEW JERSEY, FOR \$49,982.10 IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDS AVAILABLE IN 1973 CITY OF NEWARK BUDGET, DIVISION OF TRAFFIC AND SIGNALS, CODE 260.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cm.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH (COMUNIDAD UNIDA PARA LA REHABILITACION DE ADICTOS) C.U.R.A. INC. TO PROVIDE A BILINGUAL DRUG REHABILITATION PROGRAM, COST OF \$64,601. HAS BEEN ALLOCATED FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OR RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

President Turco addressed Mr. Donald Tucker of the Community Development Administration and noted this contract is not to take effect until October 1, 1973.

He questioned why the location of this center was not submitted to the Council?

President Turco also noted no contract has been submitted to the Council.

Mr. Tucker said he was under the impression the contract had been submitted to the Council and he added it will take some time for the staff to be trained for this program.

President Turco replied the Council will not act on this matter until they have the contract and the location of the facility before them.

He suggested Mr. Tucker meet with Chief Analyst Polster to work out any details required.

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cn.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH N. FARRO CONTRACTING COMPANY, INC., 24 CHASE STREET, NUTLEY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER TOTTALLING 98,355. FOR CONSTRUCTION OF CURBING, SIDEWALKS, ETC. IN AVON AVENUE (NORTH SIDE ONLY) AND IN SOMERSET STREET (EAST SIDE ONLY) PART OF N.J.R-6-\$17,365., CONSTRUCTION OF CURBING, SIDEWALKS, ETC. UNIVERSITY AVENUE, NEW STREET (SOUTH SIDE) AND WARREN PLACE (WEST SIDE) PART OF N.J.R-45-\$4,980. AND WIDENING, RESURFACING, CONSTRUCTION OF CURBING, ETC. IN WARREN STREET, HIGH STREET, PART OF URBAN RENEWAL PROJECT N.J.R-45-\$75,740. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM

ORDINANCE 6-S & F-d, AUGUST 8, 1973, CAPITAL BUDGET PROJECT NOS. 59/272-72, 59/273-72, 68/300-72, 68/301-72, 68/304-72 AND 68/306-72.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-co. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORPORATION TO PURCHASE TWELVE CITY-OWNED PROPERTIES, LISTED HEREIN, FOR \$22,230., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution based upon condition that the properties are developed for housing was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cp. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH NEWARK ECONOMIC DEVELOPMENT CORPORATION FOR CONTINUING AND SUPERVISING PROJECT KNOWN AS NEWARK ECONOMIC DEVELOPMENT CORPORATION; CONTRACT PROVIDES FOR PAYMENT OF \$100,000. OF WHICH \$50,000. IS INCLUDED IN PHASE I OF PLANNED VARIATIONS-MODEL CITIES SUBMISSION AND \$50,000. INCLUDED IN 1973 CITY OPERATING BUDGET-COMMUNITY DEVELOPMENT ADMINISTRATION, DIRECTOR'S OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Bottone stated Mr. Krauskopf of the Newark Economic Development had informed him of what the problem was with this matter and Councilman Bottone informed him the Council questioned the salary for the Director of this program. He asked Mr. Krauskopf to give the Council an explanation.

Mr. Krauskopf stated the NEDC is a business based organization which has participation from the Council, Administration and the Newark Business Community. The salary has been set for the Executive Director to attract someone who has worked at a fairly high level in business.

President Turco stated the mere fact that a salary of \$35,000. is offered does not guarantee a top Executive.

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Councilman Westbrooks stated the argument in support of the salary is not convincing to him because we could increase the salary and attract even someone better. He felt too many of these programs are paying high salaries and the person attracted to these positions are not sensitive to the needs of inner city residents.

Councilman James questioned if a competent person is hired at \$35,000. salary will this be a full time position?

Mr. Krauskopf answered in the affirmative.

Councilman James asked who will select this person and if he will come from the present Board.

Mr. Krauskopf replied the Board is interviewing candidates and when they are ready to make a selection it will be from the full NEDC Board.

Mr. Krauskopf added the business community will provide 1/3 of the operating costs of the Corporation and it is expected that the existence of NEDC will induce businessmen in Newark to invest much more money in the City of Newark.

Councilman Harris stated if they give someone an attractive salary it does not necessarily mean we are buying competence. We have many incompetents earning \$35,000. or more. He stated it is time for the Council to face up to it and stop the nonsense of giving glorified carperthebeggars enormous salaries.

President Turco noted Mr. Krauskopf indicated this individual was to be selected by the NEDC Board on which Board there are two Council Members. It is important to get a top notch administrator who will be able to help reduce the tax rate in the City. He felt it was important to approve this resolution.

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Turco and failed of adoption by the following votes:

Yes: Councilmen Bottone, James, President Turco.

No: Councilmen Bontempo, Harris, Westbrooks.

Not Voting: Councilmen Giuliano, Megaro, Villani.

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

No: Councilmen Harris, Westbrooks.

7-R-cq.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/  
COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH INTERDISCIPLINARY  
METROPOLITAN SYSTEMS-CENTER FOR HUMAN SERVICES TO SUPERVISE THE OPERATION OF YOUTH SER-  
VICES AGENCY; CONTRACT PROVIDES PAYMENT OF \$15,000. INCLUDED IN BUDGET FOR THIRD ACTION  
YEAR PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC

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CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cr. EMERGENCY RESOLUTION APPROPRIATING \$1,973,393.58, UNCLASSIFIED PURPOSES, OTHER EXPENSES, TO PROVIDE FUNDS FOR REPAYMENT OF PEP FUNDS TO UNITED STATES DEPARTMENT OF LABOR; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution and request representatives of the United States Department of Labor to meet with the Council to discuss this matter was made by the Council of the Whole.

President Turco noted that the Department of Labor did not see fit to consult with the Municipal Council prior to the release of their report. They refused to supply the Council with a copy of the report inspite of repeated requests for same. They expect the Council to raise approximately \$2 million by emergency appropriation without discussing their report with the Council.

President Turco added they will have to justify the return of these funds with the Municipal Council at a future conference.

A motion to table this resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cs. RESOLUTION RESCINDING RESOLUTION 7-R-u, JANUARY 17, 1973 AND RESOLUTION 7-R-bb, AUGUST 8, 1973 PERTAINING TO CONTINUATION OF GROUP MEDICAL INSURANCE COVERAGE FOR EMPLOYEES RETIRING AFTER TWENTY-FIVE (25) OR MORE YEARS SERVICE INCLUDING THEIR DEPENDENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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7-R-ct.

RESOLUTION AUTHORIZING MAYOR, BUSINESS ADMINISTRATOR AND CITY PERSONNEL

OFFICER TO CARRY OUT PROVISIONS WITH HOSPITAL SERVICE PLAN OF NEW JERSEY, THE MEDICAL-SURGICAL PLAN OF NEW JERSEY, THE PRUDENTIAL MAJOR MEDICAL INSURANCE PLAN AND SOCIAL SECURITY ADMINISTRATION MEDICARE PLAN (PART B). CITY OF NEWARK WILL ASSUME ENTIRE COST AFTER RETIREMENT AND SHALL ASSUME THE ENTIRE COST OF SUCH COVERAGE AND PAY PREMIUMS FOR ALL PRESENT FULL TIME AND PART TIME PERMANENT EMPLOYEES, INCLUDING THEIR DEPENDENTS, IF ANY WHO SHALL RETIRE AFTER TWENTY-FIVE (25) YEARS OR MORE SERVICE AND WHOSE RETIREMENT SHALL BE OR SHALL HAVE BEEN APPROVED, OR SHALL BE OR SHALL HAVE BECOME EFFECTIVE ON OR AFTER NOVEMBER 21, 1972, SAID TWENTY-FIVE (25) YEARS OR MORE OF SERVICE SHALL MEAN AND INCLUDE ALL CONTINUOUS TIME OF EMPLOYMENT BOTH OF PROVISIONAL AND PERMANENT SERVICE, CITY OF NEWARK WILL ARRANGE FOR AND PAY UNITED STATES GOVERNMENT FOR MEDICARE, SOCIAL SECURITY COVERAGE (PART B) THE SUM AS MAY BE FIXED BY THE GOVERNMENT; FURTHER AUTHORIZING CITY PERSONNEL OFFICER AS OFFICIAL RESPONSIBLE FOR THE LOCAL ADMINISTRATION OF THE HOSPITAL SERVICE PLAN OF NEW JERSEY INSURANCE PROGRAM, MEDICAL-SURGICAL PLAN OF NEW JERSEY INSURANCE PROGRAM, PRUDENTIAL MAJOR MEDICAL INSURANCE PROGRAM AND THE SOCIAL SECURITY MEDICAL INSURANCE AGENCY OF THE UNITED STATES.

(Copy resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Megaro and declared adopted by President by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cu.

RESOLUTION AMENDING RESOLUTION 7-R-b-1, MARCH 18, 1970, "RESOLUTION AUTHORIZING

DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND BARNETT & HERENCHAK, INC., CONSULTING ENGINEERS, FOR SUM NOT TO EXCEED \$74,000., FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES COVERING URBAN RENEWAL PROJECT N.J.R-196 (NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY), AS PER AGREEMENT ATTACHED," AUTHORIZING A FEE BASED UPON THE ACTUAL CONSTRUCTION COSTS NOT TO EXCEED THE FUNDS APPROPRIATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cv.      RESOLUTION AMENDING RESOLUTION 7-R-a, MARCH 18, 1970, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND BARNETT AND HERENCHAK, INC., CONSULTING ENGINEERS, FOR SUM NOT TO EXCEED \$66,000., FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES COVERING URBAN RENEWAL PROJECT N.J.R-62 (ESSEX HEIGHTS-ESSEX COUNTY COMMUNITY COLLEGE), AS PER AGREEMENT ATTACHED," AUTHORIZING A FEE BASED UPON ACTUAL CONSTRUCTION COSTS NOT TO EXCEED THE FUNDS APPROPRIATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cw.      RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AN AMENDMENT TO LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE NEWARK FIREMEN'S UNION AFFILIATED WITH TEAMSTERS LOCAL NO. 286, JANUARY 1, 1971 THROUGH DECEMBER 31, 1972 AND EXTENDED THROUGH DECEMBER 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-cx.      RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION AND MAYOR TO SUBMIT PROPOSAL TO DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY REQUESTING GRANT TO IMPLEMENT NEWARK SCHOLARSHIP PROGRAM-\$125,000.; CONSUMER AFFAIRS PROJECT-\$125,000. AND NEWARK MPDO ADMINISTRATION-PLANNING AND REVIEW PROJECT-\$50,000., TOTAL-\$300,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-cy.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ACCEPT A NEW GRANT FROM ACTION, A FEDERAL AGENCY, FOR THE RETIRED SENIOR VOLUNTEER PROGRAM (RSVP) FOR A PERIOD OF TEN MONTHS FROM JULY 3, 1973 TO MAY 2, 1974; CITY OF NEWARK WILL MAKE AN IN KIND CONTRIBUTION OF 15% OF FEDERAL GRANT, OR \$11,789.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cz.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION, DIVISION OF REVIEW AND PLANNING, AND CITY PLANNING DIVISION TO EXECUTE CONTRACT WITH ANDRES, MICELI, WEED, EAST RUTHERFORD, NEW JERSEY, CONSULTANTS, FOR THE DEVELOPMENT OF PLANS AND SPECIFICATIONS FOR THE OPEN SPACE SITES CONSISTENT WITH SAID CONTRACT; COST OF AFORESAID DESIGN CONSULTANT SERVICES TO BE PAID FROM CAPITAL IMPROVEMENT FUND UP TO A MAXIMUM OF \$14,300. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-da.

RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY WITH THE STATE OF NEW JERSEY, DEPARTMENT OF LABOR AND INDUSTRY WHEREBY THE STATE WILL PROVIDE ON THE JOB TRAINING REIMBURSEMENT OF \$117,384. PLUS \$16,837. ADMINISTRATIVE COSTS, TOTAL COST NOT TO EXCEED \$134,671.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-db.      RESOLUTION AUTHORIZING DIRECTOR OF LOCAL GOVERNMENT SERVICE TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE, NEIGHBORHOOD YOUTH CORP., OTHER EXPENSES, ON THE JOB TRAINING PROGRAM, \$134,671.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF LABOR AND INDUSTRY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

MOTIONS.

7-M-a.      A MOTION REQUESTING THE CORPORATION COUNSEL TO INSTITUTE SUIT FOR DAMAGES AGAINST GOOD DEAL SUPERMARKETS INC. ON BEHALF OF THE CITY OF NEWARK IN CONJUNCTION WITH CERTAIN NEWARK PROPERTY OWNERS, RELATING TO FLOODING OF KERRIGAN BOULEVARD PROPERTIES, was made by the Councilman Bottone, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-M-b.      A MOTION TO REQUEST DIRECTOR OF RECREATION AND PARKS NATHANIEL WASHINGTON TO APPEAR BEFORE THE MUNICIPAL COUNCIL AT THEIR SPECIAL CONFERENCE, SEPTEMBER 11, 1973 TO DISCUSS THE SUMMER RECREATION PROGRAM AND OTHER RECREATIONAL MATTERS, was made by President Turco, seconded by Councilman Megaro.

Councilman Bottone noted he had made a personal investigation of the Watershed Area and he had many questions with respect to unused equipment, etc.

The motion was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.      The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 24, 1973, ENCLOSED PROPOSED "ORDINANCE AUTHORIZING THE CONSTRUCTION BY THE CITY OF A PEDESTRIAN BRIDGE IN THE AREA KNOWN AS THE 'GATEWAY PROJECT II' AND EXTENDING FROM THE WESTERLY WALL OF THE 'PROJECT I', EXTENDING THROUGH THE AIR SPACE OVER MC-CARTER HIGHWAY TO AND INTERCONNECTING WITH THE OFFICE BUILDING, CONSTRUCTED IN GATEWAY PROJECT II, AND FURTHER PROVIDING FOR APPROVAL AND EXECUTION OF AN AGREEMENT IN CONNECTION THEREWITH, A COPY OF WHICH IS ATTACHED HERETO AND MADE A PART HEREOF."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 19, 1973 Calendar of the Municipal Council for first reading was made by President Turco, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 24, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ADMINISTRATIVE ANALYST AT 37½ HOURS PER WEEK IN THE DEPARTMENT OF FINANCE)"

(Administrative Analyst, Finance  
(37½ hours) \$12,734. - \$16,926.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 24, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR HEALTH OFFICER)"

(Health Officer \$23,021. - \$25,331.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 24, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFORE' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO CREATE CERTAIN NEW POSITIONS AND HOURLY RATES FOR ACCOUNTING PERSONNEL)"

(Supervisor of Data Control  
(37½ hours)

\$9,111. - \$11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 23, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AS AMENDED BY (6-S & F-o) ADOPTED SEPTEMBER 5, 1973. (TO ADJUST THE SALARY FOR PITOMETERMAN)"

(Pitometerman (40 hours)

July 1, 1973	\$3.32	\$3.64	\$4.01
January 1, 1974	3.42	3.75	4.13
January 1, 1975	3.52	3.86	4.25)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 19, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrooks.

8-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 27, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS WATER IMPROVEMENTS IN URBAN RENEWAL PROJECTS N.J.R.-196 AND N.J.R.-62 IN AND BY THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$370,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES AND IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/65-73 - 46/67-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-1 on Page 9 in the minutes of this meeting)

8-g.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 27, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$750,000 FOR THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE

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A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 44/56-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-j on Page 10 in the minutes of this meeting)

8-h. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 27, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$930,000 FOR THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE ESSEX COUNTY COMMUNITY COLLEGE URBAN RENEWAL PROJECT N.J.R.-62 IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 44/57-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-k on Page 10 in the minutes of this meeting)

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED AUGUST 24, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 19, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrook.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR COMMUNITY DEVELOPMENT ADMINISTRATION POSITIONS)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Acting Community Development Administration Director Dennison to meet with the Council September 11, 1973)

A motion to defer action on this ordinance was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-b.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 28, 1973, ENCLOSING PROPOSED "ORDINANCE APPROVING THE OFFER BY JACK GRUNDFEST AND CAROLYN SCOTT GRUNDFEST, HIS WIFE, TO PURCHASE THE CITY-OWNED RIGHT OF WAY FOR WATER PIPE LINE BETWEEN BELLEVILLE RESERVOIR AND PASSAIC RIVER, WHICH RIGHT OF WAY CROSSES THROUGH PREMISES KNOWN AS 10 VAN REYPER PLACE, BELLEVILLE, NEW JERSEY, BLOCK 281, LOT 4, FOR \$200.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-c.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 14, SECTION 6 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)

(This ordinance provides for a one-week holdback in the salaries and wages of City employees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Municipal Comptroller Grexa, Director of Information Systems Klemm, Harvey Braun and Sam Schleman of Touche Ross & Co. met with the Council July 10, 1973)

A motion to defer action on this ordinance was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

MISCELLANEOUS.

11-a.                    The City Clerk reported the following Bingo and Raffles Licenses were issued from August 1, 1973 to August 24, 1973:



BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Antoninus Holy Name Society	6006 (Amended)
Rosary Altar Society - Sacred Heart Church	6011 (Amended)
Holy Name Society - Sacred Heart Church	6019 (Amended)
Newark Lodge 237 LOOM	6102 (Amended)
Sacred Heart Cathedral	6105 (Amended)
St. Benedict's Church	6166 (Amended)
Saint Augustine's Church	6187 (Amended)
St. James Roman Catholic Church	6195 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	6283
Alanon Association, Inc.	6288
Holy Name Society - St. John's Ukrainian Catholic Church	6289
Holy Name Society - Blessed Sacrament Church	6291
Blessed Sacrament High School Advisory Board	6292
Queen of Angels Parent Teachers Association	6293
St. Antoninus Holy Name Society	6295
General Committee of St. Aloysius	6298
St. Bridget's Church	6300
Polish Falcons of America Nest 104	6301
St. Rocco's Church	6302
St. Columba Rosary Society	6304
Rosary Altar Society - Sacred Heart Church	6305

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Mission for Today Holy Tabernacle	6284
Project Link Educational Center, Inc. Parent Teacher Group	6285
Rosary Altar Society - Sacred Heart Church	6286
St. Michael's Rosary Society	6287
Church of Our Lady of Good Counsel	6290
Catholic Youth Organization of St. Michael's Parish	6294

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RAFFLES LICENSES (Continued)

25

LICENSEE

LICENSE NUMBER

League of St. Mary's Hospital

6296

Rosary Altar Society - Sacred Heart Church

6297

Saint Bridget's Church

6299

A motion to concur in the Report was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

ADJOURNMENT.

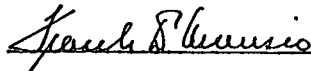
12.

A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

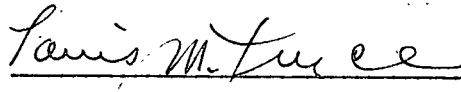
This meeting adjourned at 3:45 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Louis M. Turco

President



A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Earl L. Huff, Trinity Union U.A.M.E. Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Leo Bernheim, Sergeant-at-Arms.

(Councilman Villani arrived 8:16 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF AUGUST, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-b. The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR SEVEN MONTHS ENDING JULY, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-c. The City Clerk presented COPY OF MINUTES OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE-RAMAPO, HELD AUGUST 15, 1973.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

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4-d.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART I, PART II, PART IV AND PART V, FOR THE MONTH OF JULY, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-e.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF SECOND RIVER JOINT MEETING, HELD JULY 9, 1973.

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-f.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM AUGUST 13, 1973 TO AUGUST 17, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bottone, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-g.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM AUGUST 20, 1973 TO AUGUST 24, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Westbrooks, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM AUGUST 27, 1973 TO AUGUST 31, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by President Turco, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

4-1. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR AUGUST, 1973.

A motion to approve the Report of Contracts awarded was made by Councilman Bontempo, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Westbrooks, President Turco.

(Councilman Villani arrived 8:16 P. M.)

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, LIMITING USE OF STREET TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

(Wilbur Avenue from Bergen Street to Elizabeth Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING NOLL PLACE, EASTBOUND, FROM RICHELIEU TERRACE TO SANDFORD AVENUE.

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Chadwick Avenue northbound from Hawthorne Avenue to Avon Avenue, Seymour Avenue southbound from Avon Avenue to Hawthorne Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

6-F-d.

The City Clerk read AN ORDINANCE AUTHORIZING THE CONSTRUCTION BY THE CITY OF A PEDESTRIAN BRIDGE IN THE AREA KNOWN AS THE "GATEWAY PROJECT II" AND EXTENDING FROM THE WESTERLY WALL OF THE "PROJECT I", EXTENDING THROUGH THE AIR SPACE OVER MC CARTER HIGHWAY TO AND INTERCONNECTING WITH THE OFFICE BUILDING, CONSTRUCTED IN GATEWAY PROJECT II, AND FURTHER PROVIDING FOR APPROVAL AND EXECUTION OF AN AGREEMENT IN CONNECTION THEREWITH, A COPY OF WHICH IS ATTACHED HERETO AND MADE A PART HEREOF.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, President Turco.

No: Councilmen Harris, Westbrooks.

President Turco: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 3, 1973.

6-F-e. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AS AMENDED (6-S & F-o) ADOPTED SEPTEMBER 5, 1973. (TO ADJUST THE SALARY FOR PITOMETERMAN).

(Pitometerman (40 hours)

July 1, 1973	\$3.32	\$3.64	\$4.01
January 1, 1974	3.42	3.75	4.13
January 1, 1975	3.52	3.86	4.25)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

President Turco: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 3, 1973.

6-F-f. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.



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No: Councilman Westbrooks.

President Turco: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 3, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg), AND AMENDMENTS THERETO. (TO DELETE THE TITLE AND SALARY FOR GARAGE ATTENDANT)."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor (6-S & F-bg), adopted November 22, 1966, be amended by deleting the title and salary range for Garage Attendant as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Garage Attendant (40 hrs.) 15-034	\$3.30 per hr.	\$3.55 per hr.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO ENTER INTO A CONTRACT TO LEASE ROOMS ON THE FIFTH FLOOR OF 909 BROAD STREET FOR USE OF THE MAYOR'S EDUCATIONAL TASK FORCE. THE LEASE IS FOR \$12,600.00 ANNUALLY TO BE PAID IN MONTHLY INSTALLMENTS OF \$1,050.00

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Mayor is hereby authorized to enter into a contract on behalf of the City of Newark, for the benefit of the Mayor's Education Task Force, with the Broad Street Urban Renewal Co., Sec. 1, Inc. to lease certain rooms designated as Front portion of the Fifth Floor located in a building commonly known as 909 Broad Street in the City of Newark, New Jersey.

Section 2. That consideration for said space shall be at an annual rate of TWELVE THOUSAND SIX HUNDRED DOLLARS AND NO CENTS (\$12,600.00) payable in monthly installments of ONE THOUSAND FIFTY DOLLARS AND NO CENTS (\$1,050.00).

Section 3. That funds to pay said consideration totaling ELEVEN THOUSAND FIVE HUNDRED FIFTY DOLLARS AND NO CENTS (\$11,550.00) have been received in the amount of \$2,000.00 from the State of New Jersey and in the amount of \$3,150.00 from the Victoria Foundation and are scheduled to be received from New Jersey State Law Enforcement Training Agency (SLEPA) Mayor's Education Task Force Budget in the amount of \$6,400.00 to cover a period for leasing from August 1, 1973 to June 30, 1974. The annexed lease shall be terminated by exercising the option described in section 27 of said lease sixty days prior to June 30, 1974, the date when said funds (\$11,550.00) will be exhausted. Said funds (\$11,550.00) shall be set aside in the Mayor's Education Task Force Budget.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Newark City Clerk's Office upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman

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Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF AUTOMOTIVE VEHICLES AND ADDITIONAL EQUIPMENT FOR USE OF THE DIVISION OF SANITATION OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$443,600 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 31/17-73, 31/18-73, 31/20-73, 31/21-73 AND 31/24-73)

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RDN adopted June 12, 1973, has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described (Capital Budget Project Nos. 31/17-73, 31/18-73, 31/20-73, 31/21-73 and 31/24-73): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City of Newark shall acquire for use of the Division of Sanitation of The City of Newark automotive vehicles including original apparatus and equipment necessary and suitable for their use and additional equipment as follows:

<u>Capital Budget Project</u>	<u>Automotive Vehicles and Additional Equipment</u>
# 31/17-73	Six dump trucks for street cleaning & bulk collection.
# 31/18-73	Twelve refuse collection trucks. Also used for snow plowing (12) in 1973.
# 31/20-73	Five motor sweepers for street cleaning.
# 31/21-73	Three Street flushers.
# 31/24-73	Twenty Snow Plow frames.

Section 2. The sum of \$443,600 is hereby appropriated to the payment of the cost of acquiring such automotive vehicles and additional equipment. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Such acquisition shall be undertaken as a general improvement, no part of the cost of which shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the acquisition of automotive vehicles and additional equipment (hereinafter referred to as "purpose") is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$443,600, and (4) \$22,180 of said sum is to be provided by the down payment hereinafter appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$421,420, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$22,180 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$22,180, appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$22,180 is hereby appropriated from such moneys to the payment of the cost of said purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$421,420 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$421,420 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of five years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk

of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$421,420 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS WATER IMPROVEMENTS IN URBAN RENEWAL PROJECTS N.J.R.-196 AND N.J.R.-62 IN AND BY THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$370,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES AND IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 46/65-73-46/67-73)

WHEREAS, the Municipal Council of the City of Newark by resolutions heretofore adopted has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinafter described (Capital Budget Project Nos. 46/65-73 ): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of the City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

Purpose

- (1) Capital Budget Project No. 46/65-73 N.J.R.-62  
Water Main Improvements.

The construction and installation of water mains and all appurtenances necessary and suitable therefor in various streets and portions of streets in the Urban Renewal Project N.J.R.-62 Essex County Community College.

Appropriation and Estimated Cost	\$200,000
Down Payment	\$ 10,000
Amount of Bonds and Notes	\$190,000
Period of Usefulness	40 Years

- (2) Capital Budget Project No. 46/67-73 N.J.R.-196  
Water Main Improvements.

The construction and installation of water mains and all appurtenances necessary and suitable therefor in various streets and portions of streets in the Urban Renewal Project N.J.R.-196 New Jersey College of Medicine and Dentistry.

Appropriation and Estimated Cost	\$170,000
Down Payment	\$ 8,500
Amount of Bonds and Notes	\$161,500
Period of Usefulness	40 Years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$44,000 which is estimated to be necessary to finance the cost of such purpose, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$18,500 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$18,500 of said moneys is hereby appropriated to such purposes.

Section 6. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$351,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with



respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$351,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance

who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 40 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$351,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, appeared in opposition to this and the following two ordinances. Mr. Murnick maintained the institutions covered by these three ordinances served the residents of the entire state and are not solely for the benefit and use of the Newark residents.

He objected to Newark taxpayers paying for these institutions and felt they should pay for these improvements themselves. He urged the Council to defeat these three ordinances.

Councilman Harris replied the Council is aware of the burden the taxpayers are undergoing but he felt having these institutions here is a constructive contribution to the City.

He felt it was a tremendous asset to have the Essex County Community College in

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Newark because it affords our youngsters an opportunity for advanced education.

Councilman Harris stated he would also vote in the affirmative for any measure that would improve the education of our youngsters.

Councilman James stated the college is an asset to the City of Newark. He maintained that 65% of the students at the college are from Newark and do not have to drive to the suburbs.

He noted prior to the construction of the college, the West Market Street location was an eyesore.

It is very encouraging for our students from the Newark School System to have a college with open door enrollment.

Councilman Giuliano agreed with the statements made by Councilmen Harris and James but felt part of the burden should be carried by the County of Essex.

He noted  $62\frac{1}{2}\%$  of land in the City is tax exempt and almost  $\frac{1}{4}$  is vacant.

Councilman Bontempo opined the college is an asset to the City of Newark but felt the State should reimburse the City for tax exempt buildings which serve State purposes.

President Turco noted we are obligated under our contractual agreement with these institutions to provide in-kind services or cash and we have no choice at this point with respect to these appropriations.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilman Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$750,000 FOR THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY URBAN RENEWAL PROJECT N.J.R.-196 IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL

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APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION  
OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 44/56-73)

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RDN adopted June 12, 1973, as amended, has authorized the preparation of an ordinance to finance the improvements hereinafter described (Capital Budget Project No. 44/56-73), and

WHEREAS, by Ordinance No. 6S&FB entitled "AN ORDINANCE TO AUTHORIZE VARIOUS PUBLIC IMPROVEMENTS IN THE MEDICAL SCHOOL URBAN RENEWAL PROJECT N.J.R.-196 IN THE CITY OF NEWARK, TO APPROPRIATION \$570,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT #372-68)" adopted by the Municipal Council on March 4, 1970, authorized the making of various public improvements consisting of the construction of storm and sanitary sewers and the construction of streets with Class "A" rigid or flexible pavement as defined in N.J.S. 40A:2-22, concrete curbs and sidewalks in public streets and portions of public streets in said Urban Renewal Project Area and appropriated therefor the total sum of \$570,000 and the Municipal Council finds that an additional \$750,000 is required for such improvements and the Municipal Council desires to provide such funds at this time: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The sum of \$750,000 is hereby appropriated, in addition to the sum heretofore appropriated, to the payment of the cost of such improvements described in preamble hereof (Capital Budget Project No. 44/56-73). Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvements are being undertaken as general improvements and no part of the cost thereof shall be assessed against property specially benefited.

Section 2. It is hereby determined and stated that (1) the making of such improvements (hereinafter referred to as "purposes") are not a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purposes is \$1,320,000 of which \$747,430 is the estimated cost of the sewer construction and \$572,570 is the estimated cost of the street, curb and sidewalk construction, and (4) \$66,000 of said sum is to be provided by the down payment including the \$28,500 appropriated by said ordinance including \$18,150 for the sewer construction and \$10,350 for the street, curb and sidewalk construction and the \$37,500 hereinafter appropriated to finance said purposes including \$19,222 appropriated for the sewer construction and \$18,278 appropriated for the street, curb and sidewalk construction, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purposes are \$1,254,000 including the \$541,500 authorized by said ordinance including the \$344,850 authorized for the sewer construction and the \$196,650 authorized for the street, curb and sidewalk construction and the \$712,500 hereinafter authorized including the \$365,208 for the sewer construction and the \$347,292 for the street, curb and sidewalk construction, and (6) the cost of such purposes as hereinbefore stated, includes the aggregate amount of \$183,000 (including the sum stated in said ordinance) which is estimated to be necessary to finance (a) engineering and inspection costs in an amount not exceeding \$161,000, and (b) accounting, legal expenses and other expenses permitted by Section 40A:2-20 of the Local Bond Law in an amount not exceeding \$22,000.

Section 3. It is hereby determined and stated that moneys exceeding \$37,500 appropriated for down payment on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purposes. The sum of \$37,500 is hereby appropriated from such moneys to the payment of the cost of said purposes.

Section 4. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$712,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$712,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopted in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is

hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 7. It is hereby determined and stated that the average period of usefulness of said purposes according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 25.375 years, computed from the date of said bonds.

Section 8. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$712,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, expressed his opposition to this ordinance. He pointed out the City has contractual obligations now but what happens in six months, will they come back again for more money?

Councilman James noted by having this campus in Newark other businesses will be attracted to the City.

Someone will build a dormitory for the prospective 8,500 students. There will have to be a book store, restaurant and other facilities to serve the college.

He pointed out many Newark students go to surrounding communities to institutions of higher learning and these municipalities have borne the expenses for the Public Works required.

He questioned whether the City should have to back-up the expenses in these other communities for students using their facilities?

He felt the City should not turn its back on institutions of higher learning.

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No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeases are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO AUTHORIZE AN ADDITIONAL APPROPRIATION OF \$930,000 FOR THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN THE ESSEX COUNTY COMMUNITY COLLEGE URBAN RENEWAL PROJECT N.J.R.-62 IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH ADDITIONAL APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 44/57-73)

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RDN adopted June 12, 1973, as amended, has authorized the preparation of an ordinance to finance the improvements hereinafter described (Capital Budget Project No. 44/57-73 ), and

WHEREAS, by Ordinance No. 6S&Fa entitled "AN ORDINANCE TO AUTHORIZE VARIOUS PUBLIC IMPROVEMENTS IN THE ESSEX HEIGHTS URBAN RENEWAL PROJECT N.J.R.-62 IN THE CITY OF NEWARK, TO APPROPRIATE \$510,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 369-68)" adopted by the Municipal Council on March 4, 1970, authorized the making of various public improvements consisting of the construction of storm and sanitary sewers and



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the construction of streets with Class "A" rigid or flexible pavement as defined in N.J.S. 40A:2-22, concrete curbs and sidewalks in public streets and portions of public streets in said Urban Renewal Project Area and appropriated therefor the total sum of \$510,000 and the Municipal Council finds that an additional \$930,000 is required for such improvements and the Municipal Council desires to provide such funds at this time: NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The sum of \$930,000 is hereby appropriated, in addition to the sum heretofore appropriated, to the payment of the cost of such improvements described in preamble hereof (Capital Budget Project No. 44/57-73 ). Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvements are being undertaken as general improvements and no part of the cost thereof shall be assessed against property specially benefited.

Section 2. It is hereby determined and stated that (1) the making of such improvements (hereinafter referred to as "purposes") are not a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purposes is \$1,440,000 of which \$551,800 is the estimated cost of the sewer construction and \$888,200 is the estimated cost of the street, curb and sidewalk construction, and (4) \$72,000 of said sum is to be provided by the down payment including the \$25,500 appropriated by said ordinance including \$15,150 for the sewer construction and \$10,350 for the street, curb and sidewalk construction and the \$46,500 hereinafter appropriated to finance said purposes including \$12,450 appropriated for the sewer construction and \$34,050 appropriated for the street, curb and sidewalk construction, and (5) the estimated maximum

amount of bonds or notes necessary to be issued or said purposes are \$1,368,000 including the \$484,500 authorized by said ordinance including the \$287,650 authorized for the sewer construction and the \$196,850 authorized for the street, curb and sidewalk construction and the \$883,500 hereinafter authorized including the \$236,550 for the sewer construction and the \$646,950 for the street, curb and sidewalk construction, and (6) the cost of such purposes as hereinbefore stated, includes the aggregate amount of \$170,000 (including the sum stated in said ordinance) which is estimated to be necessary to finance (a) engineering and inspection costs in an amount not exceeding \$148,880, and (b) accounting, legal expenses and other expenses permitted by Section 40A:2-20 of the Local Bond Law in an amount not exceeding \$21,120.

Section 3. It is hereby determined and stated that moneys exceeding \$46,500 appropriated for down payment on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purposes. The sum of \$46,500 is hereby appropriated from such moneys to the payment of the cost of said purposes.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$883,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$883,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes

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issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopted in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 7. It is hereby determined and stated that the average period of usefulness of said purposes according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of 18.039 years, computed from the date of said bonds.

Section 8. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$883,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to debt limitations

prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a. MR. CISCO A. CARTER, 27 JOHNSON AVENUE, 1-B, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to properties which are being abandoned throughout the City. He pointed out these abandoned properties are a health hazard and some legislation should be enacted to prohibit owners from walking away from Newark City-owned properties.

President Turco explained in detail the reasons for the City accepting properties relinquished by various property owners.

He noted if the deeds were not accepted by the City for these abandoned properties, the City would have to continue paying taxes to Essex County on said properties.

He noted that Mr. Carter's complaints are justifiable but they probably pertain to Code Enforcement of conditions existing at these abandoned properties.

Councilman Westbrooks pointed out he was aware of deplorable conditions existing in abandoned properties and opined various City agencies concerned should be alert to violations existing at these sites.

6-HC-b. MR. RAMON RIVERA, 54 SPRUCE STREET, NEWARK, NEW JERSEY, addressed the Municipal Council urging their support of the bilingual drug rehabilitation program which appears in Resolution 7-R-j on this Calendar.

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The speaker noted these programs are successfully operating in many other cities throughout the nation. The establishment of these programs can give addicts an alternative and will result in the protection of the spanish speaking community from crime and the despair of addiction.

He noted they are seeking a site in the South Broad Street area in the East Ward for the establishment of this program.

President Turco pointed out the Municipal Council is in favor of this project and he is not opposed to the East Ward location. However, the Council feels before the program can be approved they want to know where the headquarters will be.

Councilman Bottone was in agreement with President Turco and suggested the staff could be trained at the Hospital on Roseville Avenue which is the City's Narcotic Center.

After considerable discussion between the Council and Mr. Donald Tucker, Director of Addiction Planning and Coordination Agency, it was agreed that the resolution will be modified to provide for an appropriation of \$9,250. for salaries for one month plus \$15,000. requested for training.

After a site is selected, the Council will then consider increasing the appropriation.

6-HC-c.      MR. WALTER MARTINEZ, 25 CLIFTON AVENUE, NEWARK, NEW JERSEY and MR. STEWART DIAZ, 54 SPRUCE STREET, NEWARK, NEW JERSEY urged the Council's support for the bilingual drug rehabilitation program.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.      RESOLUTION RATIFYING AGREEMENT WITH CORNELL UNIVERSITY, COLLEGE OF ENGINEERING FOR THE "TECHNICAL ENRICHMENT PROGRAM"; CONTRACT PROVIDES FOR PAYMENT OF \$38,041. PLANNED VARIATIONS BUDGET FOR FIRST YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Deputy Director of Community Development Administration Hodes met with the Council September 4, 1973)

City Clerk D'Ascensio pointed out he was in receipt of a legal opinion from Corporation Counsel Walls stating it was in order for the Council to ratify an agreement for which funds had been provided.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bontempo and received the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, President Turco.

No: Councilmen Bottone, Megaro, Villani,

Not Voting: Councilman Westbrooks.

The City Clerk stated six affirmative votes are required for adoption of this resolution.

Councilman Westbrooks requested that his vote be changed from abstention to yes.

The motion to adopt the resolution was declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Westbrooks, President Turco.

No: Councilmen Bottone, Megaro, Villani.

7-R-b. RESOLUTION RESCINDING RESOLUTION 7-R-bm, NOVEMBER 23, 1971 "RESOLUTION APPROVING APPLICATION AND PLAN OF NEW HOPE DEVELOPMENT CORPORATION NO. 1 FOR CONSTRUCTION PROJECT: GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1 ET SEQ.; AUTHORIZING MAYOR TO EXECUTE ATTACHED FINANCIAL AGREEMENT AND DECLARING AFFIRMATIVE ACTION PROGRAM TO BE MATERIAL CONDITION OF FINANCIAL AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

Not Voting: Councilman James.

7-R-c. RESOLUTION APPROVING APPLICATION AND PLAN OF NEW HOPE DEVELOPMENT CORPORATION NO. 1, FOR CONSTRUCTION PROJECT: GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ.; AUTHORIZING MAYOR TO EXECUTE ATTACHED FINANCIAL AGREEMENT AND DECLARING AFFIRMATIVE ACTION PROGRAM TO BE MATERIAL CONDITION OF FINANCIAL AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

Not Voting: Councilman James.

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7-R-d.

RESOLUTION ADOPTING THE POLICY REQUIREMENTS FOR THE CITY OF NEWARK OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT SET FORTH IN RESIDENT EMPLOYMENT PLAN THAT MAXIMUM EMPLOYMENT OPPORTUNITIES AND ENLARGED OPPORTUNITIES FOR WORK AND TRAINING BE ASSURED TO ALL RESIDENTS OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-e.

RESOLUTION RATIFYING A CONTRACT BETWEEN THE CITY OF NEWARK AND THE ASSOCIATION OF UNIVERSITY PROGRAMS IN HOSPITAL ADMINISTRATION FOR THE MANAGEMENT OF THE INTERNSHIP IN HEALTH ADMINISTRATION PROGRAM; \$30,000. SHALL BE PAID FROM FEDERALLY FUNDED PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET. SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT RETROACTIVELY WITH ESSEX COUNTY CHAPTER OF AMERICAN RED CROSS TO PROVIDE SERVICES OF TRANSPORTING DISABLED MODEL NEIGHBORHOOD RESIDENTS TO HEALTH CENTERS, \$15,421. HAS BEEN ALLOCATED TO THE COMMUNITY DEVELOPMENT ADMINISTRATION FROM HUD. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE INSERT<sup>282</sup>  
OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND  
WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, RETIRED SENIOR VOLUNTEER PROGRAM \$63,656.;  
ITEM AVAILABLE FROM ACTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-h.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE AGREEMENT TO HIRE ELZA MINOR AS  
SPECIAL ASSISTANT TO MAYOR GIBSON FROM SEPTEMBER 1, 1973 TO JUNE 30, 1974; NATIONAL URBAN  
FELLOWS WILL PAY A STIPEND TO MR. MINOR OF \$15,000. PER YEAR AND SECURE HIS EXPENSES,  
MEDICAL INSURANCE OF THE KIND PROVIDED FOR EMPLOYEES OF NATIONAL LEAGUE OF CITIES/UNITED  
STATES CONFERENCE OF MAYORS, INC.; FURTHER CITY OF NEWARK WILL CONTRIBUTE \$5,000. TOWARD  
COST OF SAID PROGRAM, FUNDS AVAILABLE IN 1973 BUDGET, OFFICE OF MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

President Turco asked whether the question raised at the last meeting as to whether Mr. Minor was presently employed had been resolved.

At the request of President Turco, Mr. James Krauskopf explained Mr. Minor was presently employed in the Office of the Mayor and was being paid from the National Urban Fellows grant.

A motion to defer action on this resolution and to invite Mr. Minor to appear before the Municipal Council at their pre-meeting conference, October 2, 1973 was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilman Bontempo, Bottone, Giuliano, James, Megaro, Villani, Westbrooks, President Turco.

Not Voting: Councilman Harris.

7-R-i.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF  
HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE UNITED  
STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE ACCEPTING \$422,338. FOR THE CONTINUA-  
TION OF THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR ONE YEAR  
FROM JULY 1, 1973 TO JUNE 30, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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7-R-j.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH (COMUNIDAD UNIDA PARA LA REHABILITACION DE ADICTOS) C.U.R.A., INC. TO PROVIDE A BILINGUAL DRUG REHABILITATION PROGRAM, COST OF \$24,250. HAS BEEN ALLOCATED FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

(For other action on this matter see Item 6-HC-b on Page 25 and 26 in the minutes of this meeting)

7-R-k.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/ COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH NEWARK ECONOMIC DEVELOPMENT CORPORATION FOR CONTINUING AND SUPERVISING PROJECT KNOWN AS NEWARK ECONOMIC DEVELOPMENT CORPORATION; CONTRACT PROVIDES FOR PAYMENT OF \$100,000. OF WHICH \$50,000. IS INCLUDED IN PHASE I OF PLANNED VARIATIONS-MODEL CITIES SUBMISSION AND \$50,000. INCLUDED IN 1973 CITY OPERATING BUDGET-COMMUNITY DEVELOPMENT ADMINISTRATION, DIRECTOR'S OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a) AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-l.

RESOLUTION AMENDING RESOLUTION 7-R-b-1, MARCH 18, 1970, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND BARNETT & HERENCHAK, INC., CONSULTING ENGINEERS, FOR SUM NOT TO EXCEED \$74,000., FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES COVERING URBAN RENEWAL PROJECT N.J.R-196 (NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY), AS PER AGREEMENT ATTACHED," AUTHORIZING A FEE BASED UPON THE ACTUAL CONSTRUCTION COSTS NOT TO EXCEED THE FUNDS APPROPRIATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-m. RESOLUTION AMENDING RESOLUTION 7-R-a, MARCH 18, 1970, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND BARNETT & HERENCHAK, INC., CONSULTING ENGINEERS, FOR SUM NOT TO EXCEED \$66,000., FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES COVERING URBAN RENEWAL PROJECT N.J.R-62 (ESSEX HEIGHTS-ESSEX COUNTY COMMUNITY COLLEGE), AS PER AGREEMENT ATTACHED," AUTHORIZING A FEE BASED UPON ACTUAL CONSTRUCTION COSTS NOT TO EXCEED THE FUNDS APPROPRIATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-n. RESOLUTION AUTHORIZING MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ACCEPT A NEW GRANT FROM ACTION, A FEDERAL AGENCY, FOR THE RETIRED SENIOR VOLUNTEER PROGRAM (RSVP) FOR A PERIOD OF TEN MONTHS FROM JULY 3, 1973 TO MAY 2, 1974; THE CITY OF NEWARK WILL MAKE AN IN KIND CONTRIBUTION OF 15% OF FEDERAL GRANT, OR \$11,789.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-o. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM BRANCH BROOK BUILDING SUPPLY, BRUCE SCRIVO, PRESIDENT, TO PURCHASE CITY-OWNED PROPERTY AT 54-56 CRANE STREET, BLOCK 478, LOT 34, FOR \$600., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 55.5 x 30; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-p. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF DATA PROCESSING, FROM DIRECTOR, DATA PROCESSING OPERATION TO ASSISTANT DIRECTOR, DATA PROCESSING OPERATION; TO PROVIDE SUFFICIENT FUNDS FOR THE INCREMENT AND LONGEVITY DUE THIS EMPLOYEE. THE 1973 ADOPTED BUDGET DID NOT PROVIDE CORRECT FUNDS FOR THIS TITLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilmen Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-q. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, TYPE I DISTRICT SCHOOL, DEBT SERVICE, FROM INTEREST ON STATE SCHOOL BUILDING ACT TO INTEREST ON BONDS; TO MEET AN OUTSTANDING OBLIGATION ON SCHOOL NOTES IN EXCESS OF THE APPROPRIATION BY \$0.13.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo, and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-r. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, CITY HEALTH PLANNING AGENCY \$30,000.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-s.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, TUBERCULOSIS SERVICES PROJECT \$4,200.; ITEM AVAILABLE FROM STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-t.            RESOLUTION AMENDING CUSTODIAN FOR PETTY CASH, OFFICE OF ASSESSMENT, \$200. TO JOSEPH FRISINA.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-u.            RESOLUTION CONFIRMING APPOINTMENTS TO THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-u-1.          RESOLUTION CONFIRMING THE APPOINTMENT OF ROBERT WILSON TO THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-u-2.          RESOLUTION CONFIRMING THE APPOINTMENT OF JAMES KRAUSKOPF TO THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

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Councilman James stated it is unthinkable that Mayor Gibson would appoint three Non-Newarketers to serve on the Board of Directors of this Corporation overseeing the development of our Watershed properties which is Newark's greatest asset.

He pointed out the Airport has been given away and we reap less than \$900,000 a year from Newark's International Airport which he maintained was a giveaway. He stated the Members of the Council will state these men are eminently qualified and have much expertise.

He felt out of Newark's 400,000 population many with expertise could be found to sit on this board. He noted the two members of the Council who will sit on this board, out of the nature of their duties, will not be in attendance at every meeting, therefore, the majority vote on the board will be in the hands of non-Newarketers and in the hands of insensitive Director who does not reside in Newark.

He asserted we will create the same monster as was created under Planned Variations. Councilman James felt there are no Newarkers on boards of other municipalities to set policies and he felt it was a mockery to approve non-Newark residents on this board.

Councilman Westbrook said it will be pointed out this is a non-salaried position, however, most of the important boards in Newark such as the Newark Housing Authority, Board of Education and Central Planning Board are non-salaried but are of great importance.

He agreed with Councilman James that you can not justify handing over important City agencies to people who do not live in Newark and who are not really interested in Newark.

Councilman Westbrook stated he could not support the nomination of those persons who are not residents of the City.

President Turco felt Mayor Gibson is to be commended for selecting five experienced outstanding people in various walks of life which is needed for this board. He pointed out with respect to Real Estate problems, the nominee Peter Berkley is a Real Estate Attorney expert. The head of the YM-YWCA, Robert Wilson is eminently qualified and Mr. Jack Krauskopf has spent a great deal of time cultivating this program at the Watershed.

He noted two of the five nominees live in Newark, there are two Councilmen on the Board, thus there are four out of seven members residing in the City. He further pointed out the commission makes recommendations to the Council and if the Council does not approve what the board has sent, then the Council can disapprove same.

He felt because three out of five nominees do not reside in Newark we should not forget their outstanding backgrounds and qualifications. He felt the fact they were accepting these non-salaried positions is an indication of their concern for Newark.

Councilman Bontempo said we must get qualified men to do the job. If we do not have them in the City, then we must seek them from out of State. Councilman Bontempo felt the nominees were eminently qualified for this board.

Councilman James replied there are 400,000 people in the City of Newark and he could not believe that you could not find five qualified people among Newark residents.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-u-3. RESOLUTION CONFIRMING THE APPOINTMENT OF ROBERT VAN SOTHEN TO THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Bottone pointed out these members will be appointed for a one year year period and their term expires on July 1, 1974. If they do not function properly they can be removed next year.

Councilman Westbrooks replied he feels somewhat resentful that Newarkers do not have the opportunity to serve the City on boards such as this. On the one hand we say citizens do not have the talent or ability to run their own affairs, yet they are intelligent enough and have the ability to cast votes for elected representatives who constantly vote against their interests.

He felt there seems to be no reward for living in the City. He pointed out it will be a powerful board that will have the power to recommend contracts and oversee this important revenue producing property.

Councilman Harris noted the Council had previously approved the appointment of directors who do not reside in Newark, thus they were not acting uniquely in voting to approve residents for this board.

Councilman Giuliano stated he had checked the nominees, found them very qualified and he thinks they will do a good job for the City. He pointed out it is the Mayor who placed their nomination before the Council and the Council's responsibility is to vote for or against the Mayor's nominees.

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Councilman Villani said she felt Mayor Gibson must have realized some of the objections the Council would raise. She felt the Mayor must have given these men a great deal of consideration in view of all the problems we have in the City. She felt it was commendable that these men are willing to take time away from their families and business to give their experience to the City of Newark. She felt Mayor Gibson should be commended for his selections.

Councilman James stated tonight the majority members of this Council have entrusted Newark's greatest asset confirming a majority of non-Newarkers to the Board of Directors of Newark Watershed Conservation and Development Corporation into the hands of those who do not reside in Newark. A similar type of arrangement was made many years ago in a private corporation for the development and growth of Newark Airport and the results of that deal are visible now. The citizens of Newark are reaping very little fiscal gain. Therefore, he charged that the failure of this corporation to primarily and significantly benefit the citizens of Newark will be a sin of the majority of the Members of this Council.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

No: Councilmen James, Westbrooks.

7-R-u-4.

RESOLUTION CONFIRMING THE APPOINTMENT OF DR. FREDERICK LEHMAN TO THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

No: Councilmen James, Westbrooks.

7-R-u-5.

RESOLUTION CONFIRMING THE APPOINTMENT OF PETER BERKLEY TO THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

No: Councilmen James, Westbrooks.

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7-R-v. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO CANCEL OUTSTANDING REAL ESTATE TAXES TOTALING \$1,492.97, ON PROPERTY LISTED AND ACQUIRED BY NEWARK HOUSING AUTHORITY - ERRONEOUSLY ASSESSED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing City Clerk to return this resolution to Administration as per request of Tax Collector, Steven C. Rother was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-w. RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS: PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-x. RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO ACCEPT SUM OF \$250. IN FULL AND COMPLETE SETTLEMENT OF ALL CLAIMS FOR DAMAGE TO TRAFFIC SIGNAL EQUIPMENT AS RESULT OF COLLISION ON MARCH 6, 1971 AND TO EXECUTE A GENERAL RELEASE TO ACIE JOHNSON, OSCAR RUSSELL, ROLAND A. MARINETTI AND NEWARK NEWS SERVICE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-y. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$1,250. TO THE ORDER OF EDWARD MC CLOUD AND JOSEPH P. SKRIPEK, ESQ. UPON THE FURNISHING OF A GENERAL RELEASE BY EDWARD MC CLOUD TO THE CITY OF NEWARK, AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, FOR PROFESSIONAL SERVICES RENDERED TO PATROIMAN MC CLOUD WHO WAS INDICTED BY ESSEX COUNTY GRAND JURY FOR MISCONDUCT IN OFFICE, CONTRARY TO N.J.S.A. 2A:85-1; PAYMENT AUTHORIZED PURSUANT TO N.J.S.A. 40A:14-55.



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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$125. TO CARVER R. MOORE AND JOSEPH T. DALY, ATTORNEY AT LAW, 50 NORTHFIELD AVENUE, WEST ORANGE, NEW JERSEY AND CHECK FOR \$125. TO LEE VETLAND, T/A PINE TOP SERVICE AND RICHARD SILVER, ATTORNEY, 1139 EAST JERSEY STREET, ELIZABETH, NEW JERSEY, AFTER RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DAMAGES TO MR. MOORE'S AUTOMOBILE DUE TO FAILURE OF NEWARK POLICE DEPARTMENT TO NOTIFY MR. MOORE THAT HIS AUTOMOBILE HAD BEEN RECOVERED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ba.

RESOLUTION REVOKING COMMISSION OF SPECIAL POLICEMEN ENRIQUE S. ACEVEDO AND WILLIAM L. JOHNSON, JR., EFFECTIVE IMMEDIATELY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bb.

RESOLUTION DELETING BUS STOP ALONG CENTRAL AVENUE - WESTERLY ON THE NORTHERLY SIDE, SOUTH 14TH STREET - NEAR SIDE, BEGINNING AT THE EASTERLY CURB AND EXTENDING 90' AND ADDING BUS STOP ALONG CENTRAL AVENUE WESTBOUND ON THE NORTHERLY SIDE, SOUTH 14TH STREET, NEAR SIDE, BEGINNING AT THE EASTERLY CURB AND EXTENDING 121' EASTERLY THEREOF.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing City Clerk to return this resolution to Administration and a new resolution be submitted embracing all changes requested was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-bc.      RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR OF CITY OF NEWARK, NEW JERSEY, TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK, NEW JERSEY WITH ESSEX COUNCIL NO. 1, NEW JERSEY CIVIL SERVICE ASSOCIATION, ESTABLISHED JANUARY 1, 1972 THROUGH DECEMBER 31, 1973 AND EXTENDED THROUGH DECEMBER 31, 1975 EXCEPT FOR COMPENSATION WHICH SHALL BE OPEN FOR NEGOTIATION FOR JANUARY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bd.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE, SUPERVISOR OF ACCOUNTS, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD BEGINNING SEPTEMBER 1, 1973 AND ENDING MARCH 1, 1974. (FIRST LEAVE BEGAN AUGUST 29, 1968 - CONTINUE WORKING IN NEWARK MODEL CITIES PROGRAM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-be.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM BESSIE RACHLIN, ROSE RACHLIN AND SYLVIA RACHLIN, ALL SINGLE, OWNERS OF PREMISES 30 BEACON STREET, BLOCK 237, LOT 75, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bf.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM J. WILLIAM RENTSCHLER AND ANNA W. RENTSCHLER, HIS WIFE, LOUISE O. SCHAEDEL, HENRY W. SCHAEDEL AND FLORA SCHAEDEL, HIS WIFE, ALLEN R. SCHAEDEL AND ELEANOR SCHAEDEL, HIS WIFE, JOSEPH C. SCHAEDEL AND JESSE SCHAEDEL, HIS WIFE, ROBERT CORY AND AGNES P. CORY, HIS WIFE, EDWARD E. MUELLER AND PAULA H. MUELLER, HIS WIFE AND RICHARD P. SCHAEDEL, OWNERS OF PREMISES

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A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bg. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM EDWARD SMITH, TRUSTEE IN A CERTAIN TRUST AGREEMENT BETWEEN EDWARD SMITH AS TRUSTEE AND SUSIE GIBBONS, AS BENEFICIARY, AND SUSIE GIBBONS, WIDOW, OWNERS OF PREMISES 17 NORFOLK STREET, BLOCK 2851, LOT 13, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bh. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GEORGE SCHREIBER AND CATHERINE SCHREIBER, HIS WIFE, OWNERS OF PREMISES 44 HOLLAND STREET, BLOCK 303, LOT 46, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bi. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM VICKA G. FLEISCHMANN, SINGLE AND WALTER E. FLEISCHMANN, SINGLE, OWNERS OF PREMISES 50 BEACON STREET, BLOCK 237, LOT 60, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bj. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MICHAEL JACUBOWSKY AND VERA JACUBOWSKY, HIS WIFE, OWNERS OF PREMISES 549-551 BROADWAY, BLOCK 678, LOTS 16, 73, 74, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bk.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRANCES KLEIMAN ZAENTZ AND ABRAHAM ZAENTZ, HER HUSBAND, OWNERS OF PREMISES 75 HILLSIDE AVENUE, BLOCK 2675, LOT 22, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bl.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JONAS MARIAS AND FLORRIENE E. MARIAS, HIS WIFE, OWNERS OF PREMISES 467 SPRINGFIELD AVENUE, BLOCK 2608, LOT 20, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bm.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM VIRMICHAEL, INC., OWNER OF PREMISES 21 TICHENOR STREET, BLOCK 897, LOT 18, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bn.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON REALTY CORPORATION, OWNER OF PREMISES 74-76 BOSTON STREET, BLOCK 228, LOT 29, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO P.L.F. CORP.-N.J. SUM OF \$793.36, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1970, PREMISES 51-53 WILLOUGHBY STREET, BLOCK 3053B, LOT 42, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO CUSTER HOLDING CORP. SUM OF \$1,378.50, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1971, PREMISES 479-485 ELIZABETH AVENUE, BLOCK 3637, LOT 96, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO ROBERT TREAT SAVINGS AND LOAN ASSOCIATION SUM OF \$317.34, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1970 AND 1971, PREMISES 297 RIDGEWOOD AVENUE, BLOCK 3569, LOT 42, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO P.L.F. CORP.-N.J. SUM OF \$877.76, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1970, PREMISES 55-57 WILLOUGHBY STREET, BLOCK 3053B, LOT 38, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bs. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO LOUIS I. AND CECELE A. WEITZMAN SUM OF \$298.53, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1972, PREMISES 94-96 - 16TH AVENUE, BLOCK 300, LOT 34, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bt. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT AWARDED TO HENRY BOYER, ARCHITECT, FOR PROFESSIONAL SERVICES WITH RESPECT TO IMPROVEMENT FOR POLICE HEADQUARTERS FIRST FLOOR AND THIRD FLOOR FOR USE BY NEWARK POLICE DEPARTMENT, \$716,825. PROVIDED IN BOND ORDINANCE 6-Ph, S & F-d, ADOPTED MAY 16, 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

City Clerk D'Ascensio stated that Chief Engineer Zach was suppose to request information from Division of Local Government Services whether an open end contract of this kind is permissible. To date the Council has received no answer from Mr. Zach with respect to this matter.

A motion to defer action on this resolution was made by Councilman Bontempo, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bu. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH PASTORE CONSTRUCTION COMPANY, INC., 907 STUYVESANT AVENUE, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS "ALTERATIONS TO THE POLICE HEADQUARTERS BUILDING," 22 FRANKLIN STREET, NEWARK, NEW JERSEY, SECOND FLOOR COMPUTER CENTER, FOR \$87,500. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; COST OF AFORESAID WORK TO BE PAID FROM BOND ORDINANCE 6-S & F-a, MAY 16, 1973 (CAPITAL BUDGET PROJECT NO. 81/4-72) AND FROM BOND ORDINANCE 6-S & F-a, MAY 16, 1973 (CAPITAL BUDGET PROJECT NO. 83/2-72).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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The City Clerk called for further bids based upon Resolution 7-R-1, adopted September 5, 1973, acknowledging receipt of offer from Godofreddo Blake, to purchase City-owned property at 45 Fleming Avenue, Block 2022, Lot 2, for \$2,500. This offer was advertised and the date of sale was established for this date.

Mr. Joseph Ceasar representing Mr. Edward Corriera, 332 Oliver Street, Newark, New Jersey and Mr. Godofreddo Blake, 39 Oxford Street, Newark, New Jersey offered bids on this property.

The highest bidder was Mr. Edward Corriera, who offered a bid of \$4,500. for this property.

There were no further bids on this property.

A motion to close the bidding and accept the offer of Edward Corriera, was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilmen Villani, Westbrooks.

7-R-bv.

The City Clerk then presented RESOLUTION ACCEPTING BID OF EDWARD CORRIERA, TO PURCHASE CITY-OWNED PROPERTY AT 45 FLEMING AVENUE, BLOCK 2022, LOT 2, FOR \$4,500.

(Dimensions 25.1 x 100; 2nd Business District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, President Turco.

Absent During Roll Call: Councilmen Villani, Westbrooks.

The City Clerk called for further bids based upon Resolution 7-R-co, adopted September 5, 1973, acknowledging receipt of offer from Newark Housing Development and Rehabilitation Corporation to purchase twelve City-owned properties, for \$22,230. This offer was advertised and the date of sale was established for this date.

There were no further bids on these properties.

A motion to close the hearing and accept the offer of Newark Housing Development and Rehabilitation Corporation was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-bw.            The City Clerk then presented RESOLUTION ACCEPTING BID OF NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORPORATION, TO PURCHASE TWELVE CITY-OWNED PROPERTIES, LISTED HEREIN, FOR \$22,230.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-bx.            RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM MANUEL GUARDA TO PURCHASE CITY-OWNED PROPERTY AT 68 MOTT STREET, BLOCK 2019, LOT 31, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 24 x 100; 3rd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-by.            RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO ST. GERARD SOCIETY CELEBRATION COMMITTEE, ST. LUCY'S CHURCH, OF THE CITY OF NEWARK FOR DISPLAY ON OCTOBER 13, 14, 15, 16, 17, 1973 THROUGH THE ROUTE OF PROCESSION, AND APPROVING INDEMNITY BOND THEREFOR.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bz.            RESOLUTION AMENDING RESOLUTION 7-R-cw, SEPTEMBER 5, 1973, "RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AN AMENDMENT TO LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE NEWARK FIREMEN'S UNION AFFILIATED WITH TEAMSTERS LOCAL NO. 286, JANUARY 1, 1971 THROUGH DECEMBER 31, 1972 AND EXTENDED THROUGH DECEMBER 31, 1973," TO INCLUDE AMENDED SALARY APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

Absent During Roll Call: Councilman Westbrooks.

7-R-ca.

RESOLUTION ENCOURAGING CONSTRUCTION OF HOUSING THROUGHOUT THE CITY OF NEWARK; SETTING FORTH INTENT OF CITY TO CONSIDER MAKING AVAILABLE VACANT LOTS FOR PURPOSE OF CONSTRUCTING UP TO 2,500 HIGH QUALITY LOW COST MODULAR TOWN HOUSES AND ONE FAMILY DETACHED SCATTERED SITE HOUSING; CONSIDER GRANTING APPROPRIATE PROGRAM OF TAX ABATEMENT; APPROPRIATE DEPARTMENTS AND AGENCIES OF CITY WILL STUDY AND EVALUATE NECESSARY AMENDMENTS TO MUNICIPAL CODES TO PERMIT CONSTRUCTION OF MASS PRODUCED HOUSING; AMERICAN NATIONAL HOUSING CORPORATION WILL BE CONSIDERED AS A POSSIBLE DEVELOPER.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

Not Voting: Councilman Bottone.

The City Clerk stated he received a request from the Director of Division of Inspections re. Emergency demolition of property at 645-647-649 Broad Street. It was necessary for the Council to be polled on this emergency demolition.

A motion to approve this emergency demolition subject to the providing of resolution authorizing said demolition and resolution appropriating funds therefor was made by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk stated he received a request from the Director of Division of Inspections re. Emergency demolition of property at 123-125 - 17th Avenue. It was necessary for the Council to be polled on this emergency demolition.

A motion to approve this emergency demolition subject to the providing of resolution authorizing said demolition and resolution appropriating funds therefor was made by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

MOTIONS.

7-M-a.

A MOTION THAT AN INQUIRY BE DIRECTED TO THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY REQUESTING RESPONSE TO THE FOLLOWING QUESTIONS:

1. What offices and procedures have been established, if any, to process job applications of Newark residents seeking employment at the Newark International Airport;
2. Explain the role and function of the Newark Aviation Opportunity Center located at 972 Broad Street, Newark, New Jersey;
3. Is there a personnel office established at the Holiday Inn located on Route I, Newark, New Jersey to service job applicants seeking employment at Newark International Airport; was made by Councilman James, seconded by President Turco and declared adopted by the following votes: .

Yes: Councilmen Bontempo, Bottone, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Absent During Roll Call: Councilman Giuliano.

7-M-b.

A MOTION THAT COMMUNICATION BE ADDRESSED TO THE EXECUTIVE DIRECTOR, HIGH IMPACT-ANTI-CRIME PROGRAM, THE NEW ARK RESIDENTIAL TREATMENT CENTER AND VINDICATE RESIDENTIAL TREATMENT CENTER REQUESTING A REPORT ON THE STATUS OF NEW ARK RESIDENTIAL TREATMENT CENTER AND VINDICATE RESIDENTIAL TREATMENT CENTER ON INABILITY TO LOCATE A FACILITY AND SET DATE OF THEIR COMMENCEMENT OF THEIR PROGRAM, was made by Councilman James, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

At this point Councilman James requested that the resolution with respect to Cable Television be removed from the table for Council consideration.

President Turco pointed out this matter will be discussed in depth at their September 25, 1973 special conference of the Municipal Council.

Councilman James also asked there be a discussion of the location of the South Side First Aid Squad.

President Turco stated this will be discussed with the Real Estate Commission at the special conference September 25, 1973.

COMMUNICATIONS AND PETITIONS.COMMUNICATIONS.

8-a. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR COMMUNITY RELATIONS COORDINATOR)."

(Community Relations Coordinator \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-g) AS AMENDED AND SUPPLEMENTED. (TO ADJUST THE SALARY RANGE FOR SUPERVISING PRINCIPAL ASSISTANT ASSESSOR IN THE OFFICE OF ASSESSMENT)."

(Supervising Principal Assistant Assessor \$12,816. - \$15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by President Turco, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Megaro, Villani, Westbrooks, President Turco.

No: Councilmen Giuliano, James.

Not Voting: Councilman Harris.

8-c. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE TO PROVIDE FOR, FIX AND DETERMINE ADDITIONAL COMPENSATION FOR EMPLOYEES OF THE CITY OF NEWARK BY AUTHORIZING REIMBURSAL FOR HOSPITAL COVERAGE TO EMPLOYEES AGE 65 AND OVER WHO MEET THE AGE REQUIREMENTS FOR MEDICARE, BUT ARE NOT COVERED BY THE

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COMPLETE FEDERAL PROGRAM' (6-S & F-a) ADOPTED MARCH 15, 1972. (TO REIMBURSE ALL ACTIVE EMPLOYEES WHO HAVE MADE DIRECT PAYMENTS FOR GROUP HOSPITAL AND MEDICAL BENEFITS):"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 3, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-d. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR', (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-e. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-f. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR' (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to defer action on this ordinance was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-j. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-k. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-l. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to defer action on this ordinance was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE FIRE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bg) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S.C.M.SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PETITIONS.

None.



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PENDING BUSINESS ON THE CALENDAR.

9-a.            COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JULY 30, 1973, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE,'  
ADOPTED NOVEMBER 22, 1966 (6-S & F-g) AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR  
COMMUNITY DEVELOPMENT ADMINISTRATION POSITIONS)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration as per request of Mayor Gibson was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-b.            COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED JUNE 29, 1973, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 14, SECTION 6 OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY (1966)."

(This ordinance provides for a one-week holdback in the salaries and wages of City employees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Municipal Comptroller Grexa, Director of Information Systems Klemm, Harvey Braun and Sam Schleman of Touche Ross & Co. met with the Council July 10, 1973)

A motion directing the City Clerk to return this ordinance to Administration since requested legal opinion has not been received was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.            The City Clerk reported the following Bingo and Raffles Licenses were issued from August 27, 1973 to September 4, 1973:

BINGO LICENSES

LICENSEE

LICENSE NUMBER

Newark, Lodge #21 B.P.O. Elks

6194 Amended

Sisterhood Congregation B'Nai Zion

6233 Amended

BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Martin de Porres Educational Association of Queen of Angels School	6282 Amended
Society of the Holy Rosary of St. Francis Xavier Church	6283 Amended
Parents Association of St. Lucy's School	6307
Holy Name Society, Sacred Heart Church	6309
St. Columba Parent Teachers Association	6311
St. Casimir's Parent Teachers Association	

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Sacred Heart Cathedral School	6306
Pujols Civic and Educational Club	6308
Immaculate Heart of Mary Roman Catholic Church	6310
Mothers Club of Essex Catholic High School	6313

A motion to concur in the Report was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

This meeting adjourned at 11:00 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio

Louis M. Turco  
Louis M. Turco



A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Norman R. Olphin, Bethany Baptist Church.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Bernard Ekelchik, Sergeant-at-Arms.

(Councilman James arrived 2:00 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF AUGUST, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-b. The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF JULY, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-c. The City Clerk presented COPY OF MINUTES OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD MAY 29, 1973.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-d. The City Clerk presented COPY OF MINUTES OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF AUGUST, 1973.

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A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-e. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JULY 18, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JULY 18, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-g. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT, HELD AUGUST 22, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-h. The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD AUGUST 22, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Turco, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

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- 4-i. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-123, FROM SEPTEMBER 3, 1973 TO SEPTEMBER 7, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

- 4-j. The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF AUGUST, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

- 4-k. The City Clerk presented COPY OF MINUTES OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF JULY, 1973.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

- 4-l. The City Clerk presented COPY OF MINUTES OF JOINT MEETING MAINTENANCE HELD AUGUST 16, 1973.

A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

- 4-m. The City Clerk presented PROGRESS REPORT FOR PERIOD ENDED SEPTEMBER 30, 1973, SECONDARY FACILITIES, FROM CHARLES A. MANGANARO, CONSULTING ENGINEERS.

A motion that the Report be received and placed on file was made by Councilman Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

October 3, 1973

4-n. The City Clerk presented COPY OF MINUTES OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD JUNE 19, 1973.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-o. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM SEPTEMBER 10, 1973 TO SEPTEMBER 14, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Westbrooks, seconded by President Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF ROSENDO MOLINA (ROMA IMPORTING COMPANY, OWNER); TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF A USED CAR LOT; ON PREMISES 396 MARKET STREET; ON CONDITION THAT 1) NO AUTOS WAITING TO BE REPAIRED OR SOLD ARE TO BE PARKED ON THE STREET.

(Vote of Board of Adjustment 4-1)

(Previous applications approved June 16, 1965, 393-396 Market Street; March 5, 1969, 392-396 Market Street and October 6, 1971, 388-396 Market Street)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

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No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-A-2. The City Clerk read APPLICATION OF SELF-RELIANCE (NEWARK, N.J.) FEDERAL CREDIT UNION, OWNER UNDER CONTRACT; TO PERMIT IN 1ST AND 2ND RESIDENCE DISTRICTS ESTABLISHMENT OF A CREDIT UNION OFFICE; ON PREMISES 734 SANDFORD AVENUE: ON CONDITION THAT 1) PARKING WILL BE PROVIDED AT 719 SANDFORD AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. NESTOR L. OLESNYCKJI, 696 SANDFORD AVENUE, NEWARK, NEW JERSEY, Attorney for the applicant appeared.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-A-3. The City Clerk read APPLICATION OF N.J. PLATE & AUTO GLASS CO. (WM. R. BURGER, OWNER); TO PERMIT IN 2ND RESIDENT AND 2ND BUSINESS DISTRICTS 1-STORY ADDITION TO GLASS AND MIRROR BUSINESS; ON PREMISES 844-852 CLINTON AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved December 19, 1956 and November 24, 1958)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-A-4. The City Clerk read APPLICATION OF FRED SILVER & CO., INC. (FRED SILVER, OWNER); TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY ADDITION TO MIRROR AND GLASS PRODUCTS ASSEMBLY PLANT; ON PREMISES 145-153 SUSSEX AVENUE.



October 3, 1973

(Vote of Board of Adjustment 5-0)

(Previous application approved June 19, 1963, 145-153 Sussex Avenue (39-45 Newark Street))

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. WILLIAM HINES, 42-44 NORFOLK STREET, NEWARK, NEW JERSEY, questioned whether this addition would be built on top of the present structure?

At the request of President Turco, Secretary of the Board of Adjustment Rossi replied this addition would be constructed next to the present structure on the ground floor.

Upon questioning by President Turco, Mr. Hines replied he was not opposed to this addition.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Westbrooks, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-A-5. The City Clerk read APPLICATION OF MORTON MASSER (MR. & MRS. K. HORVATH, OWNERS); TO PERMIT IN A 2ND RESIDENCE DISTRICT ADDITION ON SECOND FLOOR OF 1-FAMILY DWELLING HAVING INSUFFICIENT SIDE YARD AND NO ON-SITE PARKING; ON PREMISES 343 WOODSIDE AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-A-6. The City Clerk read APPLICATION OF HENDERSON ROBINSON AND JAMES A. GLOVER (ALBERT ROTHFELD); TO PERMIT IN A 3RD RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTO BODY AND FENDER REPAIR SHOP INCLUDING PAINTING; ON PREMISES 779 BERGEN STREET; ON CONDITION THAT 1) A NEW PLOT PLAN SHOWING A SPRAY BOOTH IS SUBMITTED.

(Vote of Board of Adjustment 4-0)

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The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. FRANK BROWN, 779 BERGEN STREET, NEWARK, NEW JERSEY, appeared in behalf of Mrs. Bernice Mumford, 785<sup>th</sup> Bergen Street, who is the owner and operator of a beauty parlor and also in behalf of some 42 other residents in this particular block on Bergen Street.

He alleged the residents in the area were misinformed as to the application when it appeared before the Board of Adjustment. The speaker claimed there was a health hazard in this area.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco .

4-A-7. The City Clerk read APPLICATION OF AURELIO LUGO, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONVERSION OF A 1-FAMILY DWELLING TO A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS; ON PREMISES 155 SUMMER AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

4-A-8. The City Clerk read APPLICATION OF FRIENDS OF CLINTON HILL, INC., OWNER; TO PERMIT IN 1ST AND 3RD RESIDENCE DISTRICTS ESTABLISHMENT OF A HEALTH CENTER; ON PREMISES 742 CLINTON AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. ARLENE HENRY, 41 SHANLEY AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council in connection with this application stating there were some problems with respect to this application which have not been resolved. She was not opposed

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to the Health Center but felt it should be checked out further.

Councilman Harris indicated he is prepared to vote in the affirmative for the Health Center. He recognizes that the area has benefited from the involvement of Friends of Clinton Hill, Inc. and he is well aware of its history and is receptive to the granting of this application.

President Turco pointed out that Councilman James who is not present at this time requested this matter be deferred so that he might resolve any difficulties that are existing.

MR. JESSE ALLEN, PRESIDENT, FRIENDS OF CLINTON HILL, INC., stated he does not know what the problems are that Councilman James is referring to. He noted the previous hearings that were held in connection with this matter and there were only two objectors at these previous hearings. He alleged that politics was being put in place of peoples health.

President Turco asked Mr. Allen if a deferral of two weeks would affect the Health Center?

Mr. Allen replied he was unwilling to "Play Games" to try to satisfy anyone. He requested this application be approved today.

Councilman Westbrooks stated the only mention of a political issue is being raised by Mr. Allen. He was sure after consultation with the Councilman from the Ward affected, this could be ironed out. He pointed out some questions were raised by Mrs. Henry and he felt this should be checked out. He was in accord with the suggestion of the President that this matter be acted upon when Councilman James is present.

A motion to continue the hearing and consider this application when Councilman James arrives at the meeting was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, Westbrooks, President Turco.

Not Voting: Councilman Harris.

At a later point in the meeting, Councilman James spoke in connection with this application. He stated he was requesting a deferment of this application in order that he may attend a meeting between the Board of Directors of Friends of Clinton Hill, Inc. and the residents of the neighborhood.

He stated he was surprised that there were people who accused the Council of procrastinating when it is the Council's obligation to make a rational decision predicated on what is best for the total community. He noted the Council is not opposed to this application but is merely requesting necessary time for a meeting to be held to

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collect all the facts in connection therewith.

A motion to continue the hearing and defer action on this application was made by Councilman James, seconded by Councilman Westbrook and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Megaro, Villani, Westbrook, President Turco.

Not Voting: Councilman Harris.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Turco called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, LIMITING USE OF STREET TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Wilbur Avenue from Bergen Street to Elizabeth Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrook, President Turco.

President Turco: The yeases are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 17, 1973.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING NOLL PLACE, EASTBOUND, FROM RICHELIEU TERRACE TO SANDFORD AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 17, 1973.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Chadwick Avenue northbound from Hawthorne Avenue to Avon Avenue, Seymour Avenue southbound from Avon Avenue to Hawthorne Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 17, 1973.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE TO PROVIDE FOR, FIX AND DETERMINE ADDITIONAL COMPENSATION FOR EMPLOYEES OF THE CITY OF NEWARK BY AUTHORIZING REIMBURSAL FOR HOSPITAL COVERAGE TO EMPLOYEES AGE 65 AND OVER WHO MEET THE AGE REQUIREMENTS OF MEDICARE, BUT ARE NOT COVERED BY THE COMPLETE FEDERAL PROGRAM" (6-S & F-a) ADOPTED MARCH 15, 1972. (TO REIMBURSE ALL ACTIVE EMPLOYEES WHO HAVE MADE DIRECT PAYMENTS FOR GROUP HOSPITAL AND MEDICAL BENEFITS).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 17, 1973.

A motion to consider Item 8-a under Ordinances on First Reading was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

6-F-e. The City Clerk read AN ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE CONTRACTS FOR THE PURCHASE OF SIX SPECIFIED PROPERTIES IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION IN THE CITY'S OPEN SPACE PROGRAM AT A TOTAL COST NOT TO EXCEED \$748,800., TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT NO. 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 17, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Turco called for ordinances on public hearing, second reading and final passage:

Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE AUTHORIZING THE CONSTRUCTION BY THE CITY OF A PEDESTRIAN BRIDGE IN THE AREA KNOWN AS THE "GATEWAY PROJECT II" AND EXTENDING FROM THE WESTERLY WALL OF THE "PROJECT I", EXTENDING THROUGH THE AIR SPACE OVER MC CARTER HIGHWAY TO AND INTERCONNECTING WITH THE OFFICE BUILDING, CONSTRUCTED IN GATEWAY PROJECT II, AND FURTHER PROVIDING FOR APPROVAL AND EXECUTION OF AN AGREEMENT IN CONNECTION THEREWITH, A COPY OF WHICH IS ATTACHED HERETO AND MADE A PART HEREOF.

WHEREAS, the Second Newark-Gateway Urban Renewal Corporation, a corporation of the State of New Jersey, duly qualified under the Urban Renewal Corporation and Association Law of 1961, and designated by the Housing Authority of the City of Newark as one of its developers, is the owner of, and is in the process of developing an area in the City of Newark, known as the "Gateway II Project.", which area is bounded by McCarter Highway, Market Street, Commerce Street, and a line running from Commerce Street to Market Street, Newark, New Jersey; and

WHEREAS, said Second Newark-Gateway Urban Renewal Corporation has constructed in said area an office building; and

WHEREAS, as part of its contribution towards the expense of said Project, the City of Newark will construct a Pedestrian Bridge in the area known as the "Gateway Project II" and extending from the westerly wall of the project known as the "Gateway Project I", extending through the air space over McCarter Highway to and interconnecting with the office building constructed in the Gateway Project II, all of which construction is more particularly described and set forth in drawings and specifications entitled "Gateway II Bridge drawings, A, A-1, A-2, S-1 and S-2 dated 7/9/71, by Gruen Associates, Architects A.I.A., 257 Park Avenue South, New York, New York 10010;" and

WHEREAS, under the terms of the cooperation agreement between the City of Newark and the Housing Authority, as amended and supplemented, and as provided in paragraph 25 of the Financial Agreement between the City of Newark and the Second Newark-Gateway Urban Renewal Corporation, the city of Newark will claim credit towards the expense of its said contribution; and

WHEREAS, said developer has agreed to indemnify and save harmless the City of Newark from any and all damages or claims for any damage occurring during the construction as well as the use, maintenance and repair of the aforementioned Pedestrian Bridge; and

WHEREAS, the Second Newark-Gateway Urban Renewal Corporation, the City of Newark and the Prudential Insurance Company of America, by the terms of a proposed agreement, a copy of which is hereto annexed and made a part of this ordinance, have defined all their rights and obligations relating to the above matters;

NOW, THEREFORE,

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Agreement above referred to, a copy of which is hereto annexed and made a part of this ordinance, be approved;

2. That the Mayor, on behalf of the City of Newark, be and he hereby is authorized to execute said agreement, same to be sealed and attested by the City Clerk and approved by the Corporation Counsel;

3. That an executed copy of the aforesaid agreement be forthwith filed with the City Clerk.

This ordinance shall take effect upon compliance with legal requirements, after final adoption.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, Westbrooks, President Turco.

President Turco: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AS AMENDED BY (6-S & F-o) ADOPTED SEPTEMBER 5, 1973. (TO ADJUST THE SALARY FOR PITOMETERMAN).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 6 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor, (6-S & F-bi) adopted November 22, 1966 as amended by (6-S & F-o) adopted September 5, 1973, be and the same is hereby amended by adjusting the salary for Pitometerman as follows, to wit:

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Pitometerman (40 hrs.) 21-016			
July 1, 1973.	\$3.32	\$3.64	\$4.01
January 1, 1974	3.42	3.75	4.13
January 1, 1975	3.52	3.86	4.25



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Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 4. The salary ranges hereinabove noted shall be effective as of July 1, 1973.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani, President Turco.

Not Voting: Councilman Westbrook.

President Turco: The yeses are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "an ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Fire Department of the City of Newark, New Jersey (6S&Fbf) adopted November 22, 1966, and amendments thereto, be amended by adjusting the salary ranges as follows, to wit:

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Fireman 10-015 - Positions 811			
January 1, 1973	\$10,631.	\$11,190.	\$11,750.
July 1, 1973	11,084.	11,666.	12,250.
Salvage man 10-016 - Positions 5			
January 1, 1973	10,631.	11,190.	11,750.
July 1, 1973	11,084.	11,666.	12,250.
Fire Alarm Operator 10-017 - Positions 15			
January 1, 1973	10,631.	11,190.	11,750.
July 1, 1973	11,084.	11,666.	12,250.
Lineman 10-018 - Positions 13			
January 1, 1973	10,631.	11,190.	11,750.
July 1, 1973	11,084.	11,666.	12,250.

Section 2. The salaries hereinabove noted shall be effective as set forth above.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Turco called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Megaro, Villani,  
President Turco.

Not Voting: Councilman Westbrooks.

President Turco: The yeses are seven and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a. MARIE C. LUCAS, 101 GRAND AVENUE, NEWARK, NEW JERSEY.

6-HC-b. LUTELIA STACKHOUSE, 10 ARGYLE TERRACE, IRVINGTON, NEW JERSEY.

6-HC-c. MARY ROGERS, addressed the Municipal Council with respect to the inequity in salaries for Police Matrons.

The speakers spoke at length with respect to their many duties and alleged

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they were inequitably compensated for same. They also claimed they have attempted to seek representation through the P.B.A. and other police organizations and have not been accepted by them. The speakers said repeated appeals to Administration had been of no avail and requested assistance from the Council.

Councilman Giuliano stated it was unfortunate they did not have representation through a police organization but suggested they seek some labor organization which will plead their case.

Councilman Bontempo suggested this is a problem which should be resolved through the Director of the department concerned.

Councilman Villani stated she was totally sympathetic with the complaints registered by the Police Matrons and was sure the Council would do their utmost to help them.

At the request of President Turco, Labor Relations Specialist Albert Pannullo was called to the podium and after a detailed discussion Mr. Pannullo was requested to meet with these Police Matrons to attempt to resolve their problem.

6-HC-d. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to inadequate police protection, the establishment of a health care center and further informed the Council the senior citizens bus had still not been made available for them.

President Turco suggested Mrs. Williams meet with Inter-governmental Liaison Joseph Bradley who is present in the audience with respect to the health center problem.

(Councilman James arrived 2:00 P. M.)

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT RETROACTIVELY WITH ESSEX COUNTY CHAPTER OF AMERICAN RED CROSS TO PROVIDE SERVICES OF TRANSPORTING DISABLED MODEL NEIGHBORHOOD RESIDENTS TO HEALTH CENTERS, \$15,241. HAS BEEN ALLOCATED TO THE COMMUNITY DEVELOPMENT ADMINISTRATION FROM HUD. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,

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Westbrooks, President Turco.

7-R-b. RESOLUTION AUTHORIZING MAYOR TO EXECUTE AGREEMENT TO HIRE ELZA MINOR AS SPECIAL ASSISTANT TO MAYOR GIBSON FROM SEPTEMBER 1, 1973 TO JUNE 30, 1974, NATIONAL URBAN FELLOWS WILL PAY A STIPEND TO MR. MINOR OF \$15,000. PER YEAR AND SECURE HIS EXPENSE, MEDICAL INSURANCE OF THE KIND PROVIDED FOR EMPLOYEES OF NATIONAL LEAGUE OF CITIES/UNITED STATES CONFERENCE OF MAYORS, INC.; FURTHER CITY OF NEWARK WILL CONTRIBUTE \$5,000. TOWARD COST OF SAID PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Minor, Special Assistant to Mayor Gibson met with the Council October 2, 1973)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-c. RESOLUTION AMENDING RESOLUTION 7-R-b-1, MARCH 18, 1970, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND BARNETT & HERENCHAK, INC., CONSULTING ENGINEERS, FOR SUM NOT TO EXCEED \$74,000., FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES COVERING URBAN RENEWAL PROJECT N.J.R-196 (NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY), AS PER AGREEMENT ATTACHED," AUTHORIZING A FEE BASED UPON THE ACTUAL CONSTRUCTION COSTS NOT TO EXCEED THE FUNDS APPROPRIATED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting submission of corrected resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-d. RESOLUTION AMENDING RESOLUTION 7-R-a, MARCH 18, 1970, "RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND BARNETT & HERENCHAK, INC., CONSULTING ENGINEERS, FOR SUM NOT TO EXCEED \$66,000., FOR PROFESSIONAL CONSULTING ENGINEERING SERVICES WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES COVERING URBAN RENEWAL PROJECT N.J.R-62 (ESSEX HEIGHTS-ESSEX COUNTY COMMUNITY COLLEGE), AS PER AGREEMENT ATTACHED," AUTHORIZING A FEE BASED UPON ACTUAL CONSTRUCTION COSTS NOT TO EXCEED THE FUNDS APPROPRIATED.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting submission of corrected resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-e. RESOLUTION REVOKING COMMISSION OF SPECIAL POLICEMEN ENRIQUE S. ACEVEDO AND WILLIAM L. JOHNSON, JR., EFFECTIVE IMMEDIATELY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-f. RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR OF CITY OF NEWARK, NEW JERSEY, TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK, NEW JERSEY, WITH ESSEX COUNCIL NO. 1, NEW JERSEY CIVIL SERVICE ASSOCIATION AS ESTABLISHED JANUARY 1, 1972 THROUGH DECEMBER 31, 1973 AND EXTENDED THROUGH DECEMBER 31, 1975 EXCEPT FOR COMPENSATION WHICH SHALL BE OPEN FOR NEGOTIATION FOR JANUARY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer and request Administration to prepare necessary legislation reflecting a 5.5% increase for these employees pending further study of "slotting" process by the Council was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-g. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT AWARDED TO HENRY BOYER, ARCHITECT, FOR PROFESSIONAL SERVICES WITH RESPECT TO IMPROVEMENT FOR POLICE HEADQUARTERS FIRST FLOOR AND THIRD FLOOR FOR USE BY NEWARK POLICE DEPARTMENT, \$716,825. PROVIDED IN BOND ORDINANCE 6-Ph, S & F-d ADOPTED MAY 16, 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S. CUM SUPP. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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7-R-h. RESOLUTION APPOINTING EMIL NARDONE (ARSON SQUAD) A SPECIAL POLICEMEN FOR A TERM ENDING DECEMBER 31, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-i. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE SMITH, CLERK-TYPIST, DEPARTMENT OF ADMINISTRATION, DIVISION OF ADMINISTRATION, FOR PERIOD BEGINNING JUNE 10, 1972 AND ENDING DECEMBER 10, 1972. (CONTINUE WORKING IN PLANNED VARIATIONS - FIRST LEAVE BEGAN DECEMBER 10, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-j. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE SMITH, CLERK-TYPIST, DEPARTMENT OF ADMINISTRATION, DIVISION OF ADMINISTRATION, FOR PERIOD BEGINNING DECEMBER 10, 1972 AND ENDING JUNE 10, 1973. (CONTINUE WORKING IN PLANNED VARIATIONS - FIRST LEAVE BEGAN DECEMBER 10, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-k. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE SMITH, CLERK-TYPIST, DEPARTMENT OF ADMINISTRATION, DIVISION OF ADMINISTRATION, FOR PERIOD BEGINNING JUNE 10, 1973 AND ENDING DECEMBER 10, 1973. (CONTINUE WORKING IN PLANNED VARIATIONS - FIRST LEAVE BEGAN DECEMBER 10, 1971)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

October 3, 1973

7-R-l.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM WILLIAM B. BERNSTEIN AND ANN BERNSTEIN, HIS WIFE, OWNERS OF PREMISES 268 SPRINGFIELD AVENUE, BLOCK 251, LOT 24, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-m.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MAE V. CARNEGIE, OWNER OF PREMISES 280 BROAD STREET, BLOCK 448, LOT 89, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FARLEY COURT APARTMENTS, OWNERS OF PREMISES 83 FRELINGHUYSEN AVENUE, BLOCK 2791, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-o.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM PULASKI SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 406 - 15TH AVENUE, BLOCK 277, LOT 23, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 78 WILSEY STREET, INC., OWNER OF PREMISES 78 WILSEY STREET, BLOCK 403, LOT 3, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

October 3, 1973

7-R-q. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NATHAN JAFFE AND EDITH JAFFE, HIS WIFE, OWNERS OF PREMISES 439 CLINTON AVENUE, BLOCK 2683, LOT 3, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-r. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOSPEH BLAKE, WIDOWER, OWNER OF PREMISES 499 SOUTH 12TH STREET, BLOCK 286, LOT 31, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-s. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM EUGENE MORGAN AND JOLAN MORGAN, HIS WIFE, OWNERS OF PREMISES 476 CLINTON AVENUE, BLOCK 2688, LOT 6, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-t. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CLARENCE BEARISON AND DOROTHY BEARISON, HIS WIFE, OWNERS OF PREMISES 58 SPRUCE STREET, BLOCK 122, LOTS 62 AND 64, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-u. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DAVANNE REALTY CO., OWNER OF PREMISES 20 NORTH 13TH STREET, BLOCK 1901, LOT 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.



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7-R-v.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM BARRETT INVESTMENT CO., OWNER OF PREMISES 85 JOHNSON AVENUE, BLOCK 2695, LOT 3, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-w.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HAROLD LIPPMAN AND GRACE LIPPMAN, HIS WIFE, OWNERS OF PREMISES 66-68 ELIZABETH AVENUE, BLOCK 2792, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-x.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 14 POINIER STREET CORP., OWNER OF PREMISES 14 POINIER STREET, BLOCK 2785, LOT 10, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-y.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JACOB RING AND MOLLIE RING, HIS WIFE, PHILIP DEUTSCH AND MOLLIE K. DEUTSCH, HIS WIFE AND MAURICE KOENIGSBERG, SINGLE, OWNERS OF PREMISES 71-73 CRANE STREET, BLOCK 477, LOTS 24 AND 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO THE ESSEX CLUB SUM OF \$7,766.10, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972, PREMISES 52 PARK PLACE, BLOCK 125, LOT 13, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

October 3, 1973

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7-R-ba.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORREC-

TIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF LICENSE, TO  
DIRECTOR, DIVISION OF LICENSE FROM OTHER SALARIES AND WAGES, CLERK-TYPIST; TO PROVIDE  
FUNDS FOR TITLE MISBUDGETED. INCREMENT AND LONGEVITY WERE INCORRECTLY COMPUTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded  
by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORREC-

TIONS IN 1973 CITY OF NEWARK BUDGET, POLICE DEPARTMENT, FROM LIEUTENANT TO CHIEF  
IDENTIFICATION OFFICER, COORDINATOR OF CRIMINAL REPORTS AND CHIEF TELEPHONE AND TELETYPE  
OPERATOR; TO PROVIDE FUNDS IN VARIOUS TITLES TO COVER PAY RAISES WHICH WERE NOT CON-  
SIDERED WHEN BUDGET REQUEST WAS DEVELOPED FOR 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by  
Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
President Turco.

No: Councilman Westbrooks.

7-R-bc.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORREC-

TIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLEC-  
TIONS, FROM ACCOUNTING ASSISTANT TO OVERTIME; TO INCREASE AMOUNT OF OVERTIME FUNDS  
AVAILABLE. NEEDED FOR UNANTICIPATED PROGRAM CHANGES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$210.

EACH TO FIRE DIRECTOR JOHN P. CAUFIELD, DEPUTY CHIEF JAMES P. O'BEIRNE, DEPUTY CHIEF  
EDWARD WALL, BATTALION CHIEF LOUIS FORMISANO, BATTALION CHIEF JAMES MORGAN, BATTALION  
CHIEF JAMES O'DONNELL, BATTALION CHIEF JOHN GRIGGS AND CAPTAIN WILLIAM C. BARRETT FOR  
ATTENDANCE AT INTERNATIONAL ASSOCIATION OF FIRE CHIEFS CONFERENCE, BALTIMORE, MARYLAND  
FROM OCTOBER 20, 1973 TO OCTOBER 25, 1973; FUNDS AVAILABLE IN CODE 290, FIRE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Harris and declared adopted by President Turco by the following votes:

October 3, 1973

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-be.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF  
NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$167.67 IN BEHALF OF  
CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST JAMES GRIFFIN.  
(\$500. AWARDED BY WORKMEN'S COMPENSATION COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution due to the fact that a resolution covering the identical individual and subject matter for a different amount had been previously acted upon was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bf.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$750. IN FULL AND FINAL SETTLEMENT TO MARION LEE PRIDGEON AND DIAZ & COSTELLO, ATTORNEYS,  
UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY MARION LEE PRIDGEON IN FAVOR OF CITY OF  
NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES  
SUSTAINED WHEN HE FELL INTO AN OPEN SEWER ON WEST PEDDIE STREET IN VICINITY OF JOHNSON  
AVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bg.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR  
\$1,000. TO FLORENCE HELMLINGER AND CHARLES HELMLINGER AND IRWIN A. KAPIN, ESQ., THEIR  
ATTORNEY, UPON RECEIPT OF GENERAL RELEASE, TOGETHER WITH ANY OTHER DOCUMENTS DEEMED  
NECESSARY BY CORPORATION COUNSEL TO PROTECT THE INTERESTS OF THE CITY OF NEWARK, FOR  
INJURIES SUSTAINED TO FLORENCE HELMLINGER IN FALL ON SIDEWALK AT 69 LONGFELLOW STREET,  
CAUSED BY BREAK FROM GROWTH OF TREE ROOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,  
Westbrooks, President Turco.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR

\$7,479.12 TO FIELD'S WEARING APPAREL, INC. AND DAVID L. PLOSHNICK, ESQ., ATTORNEY, UPON RECEIPT OF GENERAL RELEASE EXECUTED BY PROPER OFFICERS OF FIELD'S WEARING APPAREL IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR LOSSES SUSTAINED DURING 1967 RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR

\$37,500. TO BELMONT CANDY AND TOBACCO CO., INC. AND BUDD, LARNER, KENT, GROSS & PICILLO, ESQs., ATTORNEYS, UPON RECEIPT OF GENERAL RELEASE EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR LOSSES SUSTAINED DURING 1967 RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bj.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS

NOT NEEDED FOR PUBLIC USE, SALE OF 1,000 LBS. BRASS AND 140 LBS. IRON - WATER SUPPLY, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bk.

EMERGENCY RESOLUTION APPROPRIATING \$87,512. DEPARTMENT OF PUBLIC WORKS,

DIVISION OF MOTORS, OTHER EXPENSES, CODE 260 \$45,432., CODE 314 \$42,080., TO PROVIDE FUNDS FOR ACCIDENT REPAIRS, FUEL AND LUBRICANTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

October 3, 1973

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bl. RESOLUTION AUTHORIZING TAX COLLECTOR TO COMMENCE RECEIVERSHIP ACTION WITH RESPECT TO PREMISES 453-455 SUMMER AVENUE, OWNED BY 499 SUMMER AVENUE CORPORATION FOR SUMS TOTALLING \$17,849.91 PLUS INTEREST, PURSUANT TO N.J.S. 54:4-123.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bm. RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO ACCEPT DEED ON BEHALF OF CITY OF NEWARK, EXECUTED BY STATE OF NEW JERSEY, DEPARTMENT OF TREASURY, FOR WIDENING OF SOUTH ORANGE AVENUE BETWEEN BERGEN STREET AND NORFOLK STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bn. RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM MANUEL COSTA, TO PURCHASE CITY-OWNED PROPERTY AT 150 SOUTH STREET, BLOCK 927, LOT 32, FOR \$18,000., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 82; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bo. RESOLUTION AMENDING "RESOLUTION AUTHORIZING MAYOR, BUSINESS ADMINISTRATOR AND CITY PERSONNEL OFFICER TO CARRY OUT PROVISIONS WITH HOSPITAL SERVICE PLAN OF NEW JERSEY, THE MEDICAL-SURGICAL PLAN OF NEW JERSEY, THE PRUDENTIAL MAJOR MEDICAL INSURANCE PLAN AND SOCIAL SECURITY ADMINISTRATION MEDICARE PLAN (PART B). CITY OF NEWARK WILL ASSUME ENTIRE

COST AFTER RETIREMENT AND SHALL ASSUME THE ENTIRE COST OF SUCH COVERAGE AND PAY PREMIUMS FOR ALL PRESENT FULL TIME AND PART TIME PERMANENT EMPLOYEES, INCLUDING THEIR DEPENDENTS, IF ANY WHO SHALL RETIRE AFTER TWENTY-FIVE (25) YEARS OR MORE SERVICE AND WHOSE RETIREMENT SHALL BE OR SHALL HAVE BEEN APPROVED, OR SHALL BE OR SHALL HAVE BECOME EFFECTIVE ON OR AFTER NOVEMBER 21, 1972, SAID TWENTY-FIVE (25) YEARS OR MORE OF SERVICE SHALL MEAN AND INCLUDE ALL CONTINUOUS TIME OF EMPLOYMENT BOTH OF PROVISIONAL AND PERMANENT SERVICE, CITY OF NEWARK WILL ARRANGE FOR AND PAY UNITED STATES GOVERNMENT FOR MEDICARE, SOCIAL SECURITY COVERAGE (PART B) THE SUM AS MAY BE FIXED BY THE GOVERNMENT; FURTHER AUTHORIZING CITY PERSONNEL OFFICER AS OFFICIAL RESPONSIBLE FOR THE LOCAL ADMINISTRATION OF THE HOSPITAL SERVICE PLAN OF NEW JERSEY INSURANCE PROGRAM, MEDICAL-SURGICAL PLAN OF NEW JERSEY INSURANCE PROGRAM, PRUDENTIAL MAJOR MEDICAL INSURANCE PROGRAM AND THE SOCIAL SECURITY MEDICAL INSURANCE AGENCY OF THE UNITED STATES, ADOPTED SEPTEMBER 5, 1973, 7-R-ct, BE AND IS HEREBY AMENDED BY CHANGING THE EFFECTIVE DATE TO FEBRUARY 2, 1972.

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bp. EMERGENCY RESOLUTION APPROPRIATING \$23,000. OFFICE OF CITY CLERK, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, ADVERTISING, CODE 240-\$15,000., RENTAL, CODE 285-\$8,000., TO PROVIDE FUNDS FOR ORDINANCE ADVERTISING AND RENTAL OF REPRODUCTION EQUIPMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bq. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH LA FERA CONTRACTING COMPANY, 149 VERONA AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR THE ROSE STREET COMBINED SEWER DIVERSION, FOR \$44,457. (CAPITAL BUDGET PROJECT NUMBER 9-71), IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING OF AFORESAID WORK PROVIDED IN BOND ORDINANCE 6-S & F-b, ADOPTED AUGUST 8, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

October 3, 1973

The City Clerk called for further bids based upon Resolution 7-R-ck, adopted August 8, 1973, acknowledging receipt of offer from New Ark Cooperative, Incorporated to lease City-owned property at 201-219 First Street, Block 1913, Lot 1, for \$1,200. per year. This offer was advertised and the date of sale was established for this date.

There were no further bids for the lease of this property.

A motion to close the hearing and accept the offer of New Ark Cooperative, Incorporated was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-br. The City Clerk then presented RESOLUTION ACCEPTING BID OF NEW ARK COOPERATIVE INCORPORATED, TO LEASE CITY-OWNED PROPERTY AT 201-219 FIRST STREET, BLOCK 1913, LOT 1, FOR \$1,200. PER YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bs. RESOLUTION AUTHORIZING REAL ESTATE COMMISSION TO LEASE AT PUBLIC AUCTION FIRST FLOOR OF PREMISES 940 BROAD STREET, BLOCK 874, LOT 11, PURSUANT TO N.J.S. 40A:12-14; THE MONTHLY MINIMUM RENTAL SHALL BE \$200. AND TENANT TO SUPPLY HEAT, ALL UTILITIES AND SHALL MAKE ALL NECESSARY REPAIRS AND ALTERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman James noted the proposed tenant has indicated he will renovate the premises which will increase the value of this City-owned property.

Councilman Harris indicated he felt this is a give-a-way considering rental in the downtown area, although this is recommended by the Real Estate Commission he expressed his opposition.

A motion to adopt the resolution was made by Councilman James, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Megaro, Villani, Westbrooks, President Turco.

No: Councilman Harris.

October 3, 1973

The City Clerk called for further bids based upon Resolution 7-R-o, adopted September 19, 1973, acknowledging receipt of offer from Branch Brook Lumber Supply, Bruce Scrivo, President to purchase City-owned property at 54-56 Crane Street, Block 478, Lot 34, for \$600. This offer was advertised and the date of sale was established for this date.

There were no further bids on this property.

A motion to close the hearing and accept the offer of Branch Brook Lumber Supply, Bruce Scrivo, President was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bt.

The City Clerk then presented RESOLUTION ACCEPTING BID OF BRANCH BROOK LUMBER SUPPLY, BRUCE SCRIVO, PRESIDENT TO PURCHASE CITY-OWNED PROPERTY AT 54-56 CRANE STREET, BLOCK 478, LOT 34, FOR \$600.

(Dimensions: 55.5 x 30; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

The City Clerk called for further bids based upon Resolution 7-R-bx, adopted September 19, 1973, acknowledging receipt of offer from Manuel Guarda to purchase City-owned property at 68 Mott Street, Block 2019, Lot 31, for \$1,600. This offer was advertised and the date of sale was established for this date.

Mrs. Leonard Boyce, 70 Mott Street, Newark Jersey and Mr. Manuel Guarda, 30 Providence Street, Newark, New Jersey offered bids on this property.

The highest bidder was Mr. Manuel Guarda, who offered a bid of \$1,900. for this property.

President Turco questioned what Mr. Guarda would use this property for and Mr. Guarda replied he intended to build a 1-story house.

There were no further bids on this property.

A motion to close the hearing and accept the offer of Manuel Guarda, was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:



October 3, 1973

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bu. The City Clerk then presented RESOLUTION ACCEPTING BID OF MANUEL GUARDA TO PURCHASE CITY-OWNED PROPERTY AT 68 MOTT STREET, BLOCK 2019, LOT 31, FOR \$1,900.

(Dimensions: 24 x 100; 3rd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bv. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, FROM OTHER SALARIES AND WAGES, SEWER EQUIPMENT OPERATOR TO OVERTIME: PROVIDING FUNDS FOR OVERTIME DUE TO INCREASE IN WAGE RATES AND VACANCIES IN SEWER EQUIPMENT OPERATOR. A BALANCE WAS ACCRUED IN SEWER EQUIPMENT OPERATOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bw. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, FROM PRINCIPAL ENGINEERING AIDE AND ENGINEERING AIDE TO DRAFTSMAN. TO PROVIDE FUNDS TO RETAIN TWO (2) PEP DRAFTSMAN, EFFECTIVE NOVEMBER 5, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Turco, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-bx. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, DIVISION OF ASSESSMENTS, FROM PRINCIPAL ASSISTANT ASSESSOR TO SENIOR ASSISTANT ASSESSOR. TO PROVIDE FUNDS FOR TWO (2) ADDITIONAL SENIOR ASSISTANT ASSESSOR. FUNDS ARE AVAILABLE DUE TO THREE VACANCIES IN PRINCIPAL ASSISTANT ASSESSOR, EFFECTIVE OCTOBER 9, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to defer action and invite Tax Assessor Frisina to meet with the Municipal Council at their pre-meeting conference October 16, 1973 was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-by.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, FROM DIVISION OF DATA PROCESSING, DATE PROCESSING PROGRAMMER TO DIVISION OF REVENUE COLLECTIONS, OTHER SALARIES AND WAGES, PRINCIPAL ACCOUNT CLERK AND SENIOR ACCOUNT CLERK. TO PROVIDE FUNDS FOR ADDITIONAL COMMON POSITIONS, DUE TO INCREASED WORKLOAD.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and invite Acting Finance Director Grexa to meet with the Council at their pre-meeting conference October 16, 1973 was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-bz.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, ADMINISTRATIVE ANALYST TO SUPERVISOR OF ACCOUNTS. TO PROVIDE FUNDS IN THE SUPERVISOR OF ACCOUNTS POSITION FOR A PERIOD DURING WHICH AN ORDINANCE WAS NOT AVAILABLE TO PAY FROM THE ADMINISTRATIVE ANALYST LINE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution pending receipt of legal opinion whether or not this is an overexpenditure was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-ca.      RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH A. J. IUSO CONSTRUCTION COMPANY, 8 HEPWORTH PLACE, WEST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR ALTERATIONS TO THE POLICE HEADQUARTERS, FIRST FLOOR LOBBY, 22 FRANKLIN STREET NEWARK, FOR \$29,900. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS (CAPITAL BUDGET

October 17, 1973

PROJECT #83/2-72); FUNDS FOR AFORESAID WORK PROVIDED IN BOND ORDINANCE 6-S & F-d, MAY 16, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cb. RESOLUTION ENGAGING SAMUEL KLEIN AND COMPANY FOR 1974 AUDIT AND AUTHORIZING EXECUTION OF AGREEMENT THEREFOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, President Turco.

No: Councilman Westbrooks.

7-R-cc. RESOLUTION GRANTING EXECUTION OF LEAVE OF ABSENCE WITHOUT PAY TO STANISLAWA P. RAGER, ADMINISTRATIVE SECRETARY, CITY CLERK, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING SEPTEMBER 25, 1973 AND ENDING MARCH 25, 1974. (RESIDING IN NORTH DAKOTA DUE TO HUSBAND'S EMPLOYMENT - FIRST LEAVE BEGAN SEPTEMBER 25, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

7-R-cd. RESOLUTION REQUESTING NEW JERSEY LEGISLATURE TO AMEND R.S. 39:5-40 AND R.S. 39:5-41 TO PERMIT MUNICIPALITIES WHERE OFFENSES ARE COMMITTED AND DISPOSED OF TO KEEP ALL FINES, PENALTIES, FORFEITURES AND COSTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Megaro, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

MOTIONS.

7-M-a.

A MOTION THAT A COMMUNICATION BE FORWARDED TO THE DIRECTOR OF PROJECT TALENT

SEARCH TO ESTABLISH THE NUMBER AND MONIES AVAILABLE FOR SCHOLARSHIPS, was made by the Council of the Whole and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Councilman James stated he would like to introduce a motion urging the New Jersey State Legislature and City officials to look into the establishment of an Urban Homestead Program for the City of Newark.

He noted the 1973 Homestead Act is markedly more modest than President Lincoln's Act of 1862. Urban Homesteading seeks to solve the problems of urban blight, low income housing and the middle class flight to the suburbs.

Already approved and successfully working in such urban centers as Wilmington, Delaware, Philadelphia and Pittsburgh, Pennsylvania the Urban Homestead Bill will allow the City to transfer abandoned property sites to prospective homeowners for little or no cost.

The only requirements prospective tenants must fulfill is that they renovate the properties to comply with Housing Code Standards and subsequently live on the site from three to five years.

Homesteading would not only help improve and beautify Newark's run-down neighborhoods, it would also help increase the City's tax ratables.

Councilman Westbrooks supported Councilman James position, citing his own Ward as an example of Newark's urban blight problems. He pointed out there exists in the Central Ward many dilapidated and abandoned buildings. Not only are these structures an eyesore, health and safety hazard, but they are also bringing in no revenue to the City. Eventually the City takes over these abandoned homes and must shoulder the costs of having them torn down.

Councilman James further explained how all parties involved could profit from the Homestead Bill. By giving these properties away, tax revenue will increase, more housing will be provided, blighted areas will disappear and a sense of community pride and loyalty will develop. Although the basic approach to the Homestead Plan is similar to the cities where it is presently operating, there are several variations.

Councilman James suggested that the Homestead Bill be designed not only to bring in revenue to the City treasury, but also to enable persons of low as well as more moderate incomes the luxury of owning their own homes.

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3-12-b.

The Council of the Whole moved and unanimously adopted A MOTION URGING THE NEW JERSEY STATE LEGISLATURE AND MUNICIPAL OFFICIALS TO ADOPT NECESSARY LEGISLATION FOR THE ESTABLISHMENT OF AN URBAN HOMESTEAD PROGRAM FOR THE CITY OF NEWARK.

7-M-c.

A MOTION DIRECTING A COMMUNICATION BE SENT TO HEALTH AND WELFARE DIRECTOR JAMES A. BUFORD REQUESTING HIM TO CONTACT ALL ORGANIZATIONS AND AGENCIES UTILIZING SIRENS ON EMERGENCY VEHICLES IN THE CITY OF NEWARK, NEW JERSEY, TO EMPLOY DISCRETION IN THE USE OF THESE DEVICES IN ORDER TO REDUCE THE LEVEL OF NOISE POLLUTION, was made by Councilman Megaro, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

Councilman Bontempo stated he has been made aware of a recent firing of an employee by the Parking Authority. He felt this matter should be discussed in conference by the Municipal Council.

7-M-d.

A MOTION DIRECTING THE CITY CLERK TO INVITE THE MEMBERS OF THE PARKING AUTHORITY AND THE PARKING AUTHORITY ATTORNEY TO THE SPECIAL CONFERENCE, OCTOBER 9, 1973 TO DISCUSS PARKING AUTHORITY MATTERS, was made by Councilman Bontempo, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 21, 1973, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE CONTRACT FOR THE PURCHASE OF SIX SPECIFIED PROPERTIES IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION IN THE CITY'S OPEN SPACE PROGRAM, AT A TOTAL COST NOT TO EXCEED \$748,800., TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-e on Page 11 in the minutes of this meeting)

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 24, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN AND FOR PUBLIC LIBRARY BUILDINGS OF THE CITY OF NEWARK, NEW

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JERSEY, TO MAKE AN APPROPRIATION OF \$823,600 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 21/6-73 AND 22/7-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 17, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

PENDING BUSINESS ON THE CALENDAR.

The City Clerk announced ordinances 9-a through 9-n have been directed to be returned to Administration to carry out the directive of the Council to provide for the 5.5% increase and to submit "slotting ordinances" at a later date.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-e.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING

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PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,'  
(6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-g. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Harris, seconded by Councilman James and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-h. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973 ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Megaro, seconded by Councilman Villani and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-i. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER



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CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Westbrooks, seconded by President Turco and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-j.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-k.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE FIRE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bg) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-l.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman James, seconded by Councilman Megaro and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-m.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

9-n.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 10, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 326, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by President Turco, seconded by Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from September 11, 1973 to September 24, 1973:

October 3, 1973

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Holy Trinity Church	6016 Amended
Anshe Luborowitz Sisterhood	6027 Amended
PFC Henry Guglicciello Chapter #57-DAV	6096 Amended
St. Francis Xavier Roman Catholic Church	6172 Amended
St. Michael's Church	6189 Amended
St. Michael's Seton Library Guild	6198 Amended
Dominican Fathers	6203 Amended
St. Lucy's Society	6205 Amended
Melvin Spitz Chapter #3-DAV Auxiliary	6211 Amended
Sisterhood Congregation B'nai Zion	6233 Amended
Congregation B'Nai Zion	6317 Amended
Anshe Luborowitz Sisterhood	6318
St. Rose of Lima Church	6319
St. Benedict's Mothers Guild	6320
St. Ann. Parent Teachers Association	6322

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Nicholas Greek Orthodox Church	6315
St. Stephan's United Church of Christ	6316
North Jersey Community Union	6321
Rosary Altar Society, Sacred Heart Church	6323
St. Augustine's Holy Name Society	6324
Dominican Fathers	6325
St. Rose of Lima Church	6326

A motion to concur in the Report was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Harris, seconded by Councilman Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani,

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Westbrooks, President Turco.

This meeting adjourned at 3:10 P. M.

APPROVED:

Frank D'Ascensio

Frank D'Ascensio

City Clerk

Louis M. Turco

Louis M. Turco

President



Newark, New Jersey, October 16, 1973 350

A special meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:20 A. M.

President Turco called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk stated this special meeting was requested by Council President Turco for the purpose of considering an election to the Office of President of the Newark Municipal Council.

President Turco stated, "I have called this special meeting pursuant to my powers as President of the Council, and I wish to read into the record the following statement:

I am stepping down as President of the Council. This has not been an easy decision to make. I do so, however, out of respect to you, my fellow Members of the Council, who appointed me to the position. It would not be fair to subject you to the type of pressure that would be exerted were I to decide to remain.

During my  $3\frac{1}{2}$  years as President of the Council, it has been demonstrated that City Council can best operate when it is not dominated by the Administration. I can say, in all candor, that this Council has perhaps been the most independent of any Council in Newark's history.

It was this independence which refused to impose the gasoline tax, liquor tax and office-occupancy tax.

It was this independence which now causes the Council to exercise a greater degree of control over Federal Programs.

Contrary to what some people would like to believe, this Council, under my leadership, sought to exercise its influence for what has been the common good, and I am certain that it will continue to do so in the future.

At this time, I herewith submit to the City Clerk my resignation as President."

A motion that the resignation be received and placed on file was made by Councilman Westbrooks, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Megaro, Villani, Westbrooks, President Turco.

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Councilman Giuliano stated the majority of his colleagues on this Council have committed themselves, as of this morning, that he is the man they want to elect President of the Municipal Council and they think he deserves the job as Council President. Councilman Giuliano thanked them from the bottom of his heart. However, he has obligations not only to the people of the City of Newark, but to the people of the County of Essex. Councilman Giuliano pointed out having a job with the County in no way prevents him from holding two positions. After thinking it over and conferring with his family, he decided to pass it by to keep the City going for unity. He believes everyone on this Council is qualified to be Council President.

Councilman Giuliano recalled in 1970 the Council broke a precedent to elect a Councilman at Large to the position of Council President. He said the Council is only interested in the welfare of the citizens of the City of Newark.

A motion to nominate Councilman Megaro President of the Municipal Council was made by Councilman Giuliano, seconded by Councilman Bontempo.

A motion to nominate Councilman Harris President of the Municipal Council was made by Councilman Westbrooks, seconded by Councilman James.

Councilman James spoke in support of Councilman Harris to the position of Council President. He said during the difficult years when President Turco was not in his seat, Temporary President Harris provided the necessary leadership, ability, alertness and interest necessary for anyone in the presidency. Councilman James felt Councilman Megaro has not displayed leadership, alertness and interest in the Council to assume the position of the presidency. He felt further that a Councilman at Large should be Council President.

Councilman James urged the Council not to vote along racial lines and to do away with race as a criteria. He hoped the Council will consider what is best for the City of Newark.

Councilman Bontempo declared during his fourteen years on the Municipal Council, the mention of racial things always caused trouble. He agreed a Councilman at Large should be Council President. Councilman Bontempo felt Councilman Harris was capable of assuming the position of presidency.

Councilman Villani said Councilman Harris is a gentleman. He kept the Council unified and did not make a racial issue out of it and did not split the Council. The Council stands unified and supports Councilman Megaro and she is certain he will do a good job for the City.

Councilman Harris stated an informal vote has been taken and the Councilman from the North Ward is the new Council President. He extends congratulations to him

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because of what lies ahead for the City of Newark is more important than which individual sits in the Council presidency.

Councilman Harris urged Councilmen James and Westbrooks to drop his name as a nominee for President and join with him to make this a unanimous vote.

Councilman James and Councilman Westbrooks refused to change their nomination.

Councilman Westbrooks did not feel Councilman Megaro was qualified to serve as Council President based upon his past performance as a Councilman and his stand against the black sponsored Kawaida Towers. Being a Legislator in Trenton places undue hardship on Councilman Megaro to perform his duties as a Council President and would add more to the burden of responsibility he has already assumed. His record shows he has demonstrated inability to be Council President. He cannot do anything to make the Council come together and will only cause a further split along racial lines. Councilman Westbrooks agreed with Councilman James that it is a smoke screen to shield a premeditated plan by praising both men.

Councilman Bontempo suggested checking the record to ascertain how Councilman Megaro voted for black appointments and how Councilman Westbrooks voted on white appointees. He objected strenuously to the racial issue being brought up.

Upon roll call, the Council voted for Council President as follows:

Councilman Bontempo for Councilman Megaro

Councilman Bottone for Councilman Megaro

Councilman Giuliano for Councilman Megaro

Councilman Harris for Councilman Megaro

Councilman James for Councilman Harris

Councilman Megaro - Not Voting

Councilman Villani for Councilman Megaro

Councilman Westbrooks for Councilman Harris

President Turco - Not Voting

7-R-a.

The City Clerk presented RESOLUTION ELECTING COUNCILMAN FRANK G. MEGARO PRESIDENT OF THE MUNICIPAL COUNCIL.

BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

That Councilman Frank G. Megaro be and he is hereby elected to preside at all meetings of the Municipal Council and to perform such other duties as the Council may prescribe.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by



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Councilman Bontempo and declared adopted by President Turco by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani.

No: Councilmen James, Westbrooks.

Not Voting: Councilman Megaro, President Turco.

President Megaro assumed the Chair.

President Megaro stated "To accept the presidency of the Newark Municipal Council is to accept both a challenge and a responsibility. I welcome the challenge and I am prepared for the responsibility.

A prerequisite for this position is an election by your constituents. The determination of this position is an evaluation of your performance by your colleagues. I am grateful for their judgment.

I interpret the role of the president in terms of leadership and direction. My complete commitment in time and effort will strengthen its leadership and my total commitment to all the citizens of Newark will guarantee its direction. I hope to serve wisely and judiciously."

Councilman James said he was disturbed and shocked that this Council once again, when we are under a cloud of suspicion, acted along racial lines. It is a further indication of white against black and black against white. Councilman James pledged his support to work with President Megaro and hopes with God speed he will be able to pull the City together.

Councilman Westbrooks stressed it is incumbent upon each Councilman to work with the Council President regardless who he is. They will work with President Megaro when he is correct and will challenge him when he is incorrect.

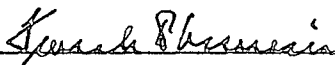
Councilman Bontempo praised Councilman Harris for his stand on this question.


A motion to adjourn this meeting was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

This meeting adjourned at 11:50 A. M.

APPROVED:

  
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Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Frank G. Megaro  
President

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Howard Foye, Old First Presbyterian Church.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman Villani arrived at 8:15 P. M.)

Councilman James presented to the Council President several documents; questions for the record; a brief from Corporation Counsel Walls; oath of office for elected officials; and references to the Faulkner Act Title 40 and 2A.

Councilman James read,

"Hon. Frank G. Megaro  
City Council President  
Newark, New Jersey

Subject: Decision by Corporation Counsel  
Re: Louis M. Turco

October 17, 1973

Dear Council President Megaro:

As a duly elected city official and having taken an oath of office to honestly and fairly represent the citizens of Newark and in accordance with the Faulkner Act; I am duty bound to question the seating of Councilman Louis M. Turco in view of the Corporation Counsel's ruling that his plea of guilty before Federal District Court Judge Vincent P. Biummo on October 9, 1973 to falsifying his 1969 income tax return and failing to file his 1970 return on time is a crime of moral turpitude.

Therefore, whereas the Corporation Counsel has the legal exclusive right of issuing and interpreting laws both for the administration and Council; and whereas under the laws of the State of New Jersey 'Title 40 and 2A' requires that an official be removed instantaneously upon a guilt plea...."

President Megaro requested the City Clerk to read the ruling with respect to a point of order.

(Councilman Villani arrived at 8:15 P. M.)

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The City Clerk cited Mason's Manual of Legislative Procedure regarding Point of Order.

Councilman James continued,

"....and whereas under the laws of the State of New Jersey 'Title 40 and 2A' requires that an official be removed instantaneously upon a guilt plea (October 9, 1973) involving a crime of high misdemeanor or that which constitutes a crime of moral turpitude; I therefore call upon this Council to remove the cloud of suspicion encompassing our work, restore confidence in government, and to prove that democracy and justice are colorblind by:

- (a) supporting a Council resolution asking Councilman Louis M. Turco to voluntarily resign from office in order that the wrongdoings of one man not be a burden of this Council, our citizens and our City.
- (b) If members of this Council shall question the ruling by the Corporation Counsel who is the Chief Law Officer of the City and the Attorney of Record in all our proceedings; I offer a Council Resolution asking that the Corporation Counsel submit his interpretation and brief to
  - (1) The Superior Court, Law Division of Essex County as a proceeding wherein Councilman Turco will be called upon to show cause why his seat has not become forfeited as a result of the commission of a crime of moral turpitude in violation of N.J.S.A. 40:69A-166.
  - (2) Said similar action should also be brought before the Attorney General of the State of New Jersey for his interpretation.

Finally, if the majority members of this Council in clairvoyant defiance of the law and order which they preach, and in a shameful naked act of unadulterated 'white favoritism' ignore the need to restore a sense of honesty, confidence and integrity in this Council, we shall become a lame duck Council serving only our personal interests as opposed to the citizens of Newark.

I further strongly reject the wish of Council President Frank G. Megaro that the question of Turco's guilty plea and the question of moral turpitude shall be investigated by the Council for the following obvious reasons of conflict and interest:

- (a) This Council already has a legal opinion from the Corporation Counsel who is the chief law officer for the City of Newark. For three years we have been guided by his advice in all legal matters involving affairs of the City.
- (b) Other than Louis M. Turco no member of this Council is an Attorney at

Law and would not be in an intelligent position to debate the issue nor make legal interpretations; all are duties of the Corporation Counsel who has rendered his opinion after a lengthy (one week) study of the data and laws.

- (c) It is a historical fact and quite sad indeed that the majority members of this Council have voted along racial lines in every instance of Black versus White; and they are not about to rule against Louis M. Turco despite the weight of evidence against him. Said hearing, if conducted by the Council, would be a predetermined exercise in favoritism as opposed to law and order. It's time we stop playing games and trying to fool the public.

Mr. Council President, this meeting cannot start and we continue with business as usual in the face of this grave legal decision which has gone unanswered by this Council; a decision which requires a motion, seconded, discussion and final vote by this Council, and one which every citizen in the City of Newark has a right by way of public trust to be knowledgeable of our decision.

--THEREFORE--

I challenge the seating of Councilman Louis M. Turco based on a legal opinion by the Honorable William H. Walls, Corporation Counsel, citing New Jersey Statutes Annotated Title 40 Chapter 69A Section 166.

We cannot afford to put friendship and personality above the rights and interests of those we have sworn to faithfully serve."

Councilman Turco felt this point of order required an answer from the Law Department representative.

Assistant Corporation Counsel William Hodes appeared before the Municipal Council.

Upon questioning, Assistant Corporation Counsel Hodes, representing the Corporation Counsel, said the Municipal Council could refer this matter directly to the State Attorney General, adopt a resolution asking the Attorney General to take action against Councilman Turco, or call for a taxpayers' suit against Councilman Turco. The final decision of the matter whether or not the seat is forfeited has to be interpreted by the courts. The courts will have to make a final determination and pending such a ruling, the Councilman can sit on the Council and vote.

Councilman Westbrook said the document handed down by the Corporation Counsel states this City Council will be the final arbiter whether or not Mr. Turco

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sits on this Council. It is now incumbent upon the Council to be the arbiter. The Council will have to dispose of this matter before considering any item on the Council Calendar.

President Megaro declared Assistant Corporation Counsel Hodes has ruled on the question.

The City Clerk asserted the point of order must be disposed of before a motion can be made. He again cited Section 245, Page 190 of Mason's Manual of Legislative Procedure. The point of order having been raised, it is up to the Presiding Officer to dispose of the point of order.

President Megaro ruled the point of order has been disposed of. According to the Corporation Counsel's ruling, Councilman Turco has the right to sit on the Council.

Councilman James said he was dumbfounded by Assistant Corporation Counsel Hodes' decision. He referred to Title 40 and 2A of the Faulkner Act in reference to an official holding office. The State Statute indicates it is not a debatable act, it is an obligation by State Statute. It clearly states that anyone who is found guilty of a crime involving high misdemeanor or moral turpitude shall be removed. Corporation Counsel Walls received a request from the Municipal Council to evaluate the guilty plea of Louis M. Turco and to evaluate that plea against the Faulkner Act. Did it involve a crime of moral turpitude?

Assistant Corporation Counsel Hodes replied the Corporation Counsel said yes but he is not the one who makes that determination. The Council has the power to debate this issue, if it wishes, but does not have the power to take action under this ruling.

Councilman James queried would not the Municipal Council be out of order to continue business without considering a resolution dealing with this matter at this formal meeting? We have taken no action. Can we continue business as usual?

Assistant Corporation Counsel Hodes replied the Council can discuss, recommend, make statements, go on record when and how they want but the Council cannot actually remove the Councilman.

A motion that Councilman Louis M. Turco forfeit his position as Councilman of the East Ward and if he fails to forfeit his position, the Council temporarily suspend him pending the outcome of a brief to be sent by the Corporation Counsel to the Attorney General and Superior Court, was made by Councilman Westbrook, seconded by Councilman James.

Councilman James appealed to the Members of the Municipal Council once again not to vote along racial lines.

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Councilman Westbrook recalled when the Council received news of Councilman Turco's indictment months ago, the Council supported him in a position that it does not necessarily mean he is guilty because the courts had not ruled. How can the Council now after he is convicted by his own plea of guilt take that same position? Councilman Turco has betrayed the trust of not only the citizens of the East Ward but all of the citizens of Newark. How can Councilman Turco take any other position but to forfeit his seat on the Council?

The audience broke out into an uproar at this time.

ADJOURNMENT.

12. A motion to adjourn this meeting to 10:00 A. M., Friday, October 19, 1973, was made by Councilman Bontempo, seconded by Councilman Giuliano and adopted by the following votes:

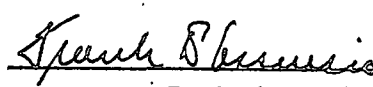
Yes: Councilmen Bontempo, Bottone, Giuliano, Villani, President Megaro.

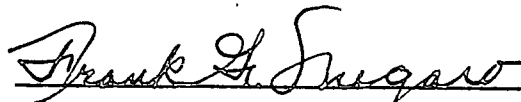
No: Councilmen Harris, James, Westbrook.

Not Voting: Councilman Turco.

This meeting adjourned at 9:20 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Frank G. Megaro  
President



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October 19, 1973

A recessed meeting of the October 17, 1973 meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:00 A. M.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

A motion that Councilman Louis M. Turco forfeit his position as Councilman of the East Ward until it is determined that he can participate in the matters of the City and the Corporation Counsel petition the Attorney General for his opinion as to whether or not Councilman Turco's guilty plea to income tax evasion involves moral turpitude, was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Harris, James, Westbrooks.

No: Councilmen Bontempo, Bottone, Giuliano, Villani, President Megaro.

Not Voting: Councilman Turco.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, HELD AUGUST 21, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bontempo, seconded by Councilman Bottone.

Councilman Westbrooks stated by virtue of the fact Louis M. Turco pleaded guilty to a felony involving income tax evasion, he strongly opposes the presence of Louis M. Turco to remain seated and to participate in Council matters until such time as his case is disposed of in Superior Court and/or by the Attorney General of the State of New Jersey. Councilman Westbrooks declared he will object to every matter on this Calendar and to Mr. Turco sitting on this Council.

Councilman Turco asked Councilman Westbrooks to make a flat statement to every objection on the Calendar.

Councilman Westbrooks replied he planned to make a protest statement anyway.

Upon question posed by Councilman James, the City Clerk replied no opinion is required in reference to Reports and Recommendations because there is no affirmative action by the Council.



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Councilman James queried inasmuch as the Council is making decisions today, based upon newspaper article, has Superior Court Judge Irwin I. Kimmelman submitted anything to the Council?

The City Clerk replied he has not been officially informed that a suit is pending involving Louis M. Turco.

The motion that the Copy of Minutes be received was adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-b.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE-RAMAPO, HELD AUGUST 15, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-c.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF AUGUST, 1973.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-d.

The City Clerk presented COPIES OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JULY 11, 1973, AND SPECIAL MEETING, HELD AUGUST 13, 1973.

A motion that the Copies of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-e.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM SEPTEMBER 17, 1973 TO SEPTEMBER 21, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman James, seconded by Councilman Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-f.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM SEPTEMBER 24, 1973 TO SEPTEMBER 28, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Turco, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-g.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF SEPTEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-h.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR EIGHT MONTHS ENDING AUGUST, 1973.

A motion that the Report be received and placed on file was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF FRIENDS OF CLINTON HILL, INC., OWNER; TO PERMIT IN 1ST AND 3RD RESIDENCE DISTRICTS ESTABLISHMENT OF A HEALTH CENTER; ON PREMISES 742 CLINTON AVENUE.

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(Vote of Board of Adjustment 5-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. ARLENE HENRY, 291 WAINWRIGHT STREET, NEWARK, NEW JERSEY, stated there were some problems with respect to this application and felt they should be resolved before a final determination is made by the Council.

MR. JESSE ALLEN, 742 CLINTON AVENUE, NEWARK, NEW JERSEY, PRESIDENT, FRIENDS OF CLINTON HILL, INC., urged the Council to approve this variance citing the dire necessity for this agency in the neighborhood.

Councilman James stated he has had several meetings with Mrs. Hamilton, an objector, and Friends of Clinton Hill, Inc. The question is whether or not part of the building is in a business district and part in a business and commercial district. One-third would be denied for use by the Health Services, however, three-quarters of the building would still be permitted under the existing ordinance. Significant amounts of money have been put into this building. A watchdog committee is being set up to look into the expenditures and programs being delivered to the community. Councilman James contended the Council must make a decision based upon the transcript of the Board of Adjustment and what is best for the total community.

Councilman James requested copies of reports and minutes of meetings of the Board of Directors of Friends of Clinton Hill, Inc.

Mr. Allen said he would be glad to submit reports and minutes of meetings and to cooperate because the Friends of Clinton Hill, Inc. have nothing to hide.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Harris, seconded by Councilman Giuliano.

Councilman Westbrooks again protested Councilman Turco remaining seated on the Council until the case is disposed of. He said on October 9, 1973 Councilman Turco entered plea of guilty to Counts XI and XIII of an indictment previously returned against him before the United States Federal District Court. Councilman Westbrooks read a lengthy communication dated October 15, 1973 from Corporation Counsel Walls regarding this matter.

The motion to close the hearing and concur in the recommendations of the Board of Adjustment was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

Not Voting: Councilmen James, Westbrooks.

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BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2. The City Clerk read APPLICATION OF SAMUEL GLICK, OWNER UNDER CONTRACT; TO PERMIT IN A 2ND BUSINESS DISTRICT STORAGE AND SALE OF USED CLOTHING; ON PREMISES 469-471 SPRINGFIELD AVENUE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. SAMUEL GLICK, 469-471 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, applicant, appeared before the Municipal Council. She stated they will be ready to move to these premises November 1, 1973. Mrs. Glick urged the Council to approve this variance.

Councilman Westbrooks requested the Council to defer action on this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Westbrooks, seconded by Councilman Harris.

Councilman Westbrooks read at length Counts XI and XIII of indictment return of Councilman Louis M. Turco before the United States Federal District Court.

The motion to continue the hearing and defer action on this application was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-A-3. The City Clerk read APPLICATION OF FRANK A. SIMINI, OWNER UNDER CONTRACT; TO PERMIT IN 2ND BUSINESS AND 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF AN AUTOMATIC AUTO-MOBILE LAUNDRY; ON PREMISES 176-184 EDISON PLACE.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. JOSEPH S. PECORA, 775 BLOOMFIELD AVENUE, MONTCLAIR, NEW JERSEY, Attorney for the applicant, requested permission to withdraw this application in order to resolve certain problems which have arisen.

Councilman Turco strongly objected to withdrawing this application. He asserted this was a bad application from the beginning and a subterfuge. Councilman Turco called attention over two hundred residents were present at the hearing before the Board of Adjustment objecting to this variance, and there are many people in the audience today who wish to be heard in opposition to this application. He contended the Council has the right to vote based upon what is on the record. If the applicant submits a revised plan later on, they can present it to the Board of Adjustment. Councilman Turco recommended the Council reject this application.

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Councilman Bontempo and Giuliano could see no reason why the applicant could not withdraw the application.

Mr. Pecora related he was advised this morning that Engineering Director Zach recommended the Council reject this variance based upon a traffic study.

The following speakers objected to the withdrawal of this application. They contended it is a subterfuge. There is no need for another car wash in the area and there is a bus stop at this location. The proposed automobile laundry would create traffic problems, noises and would be hazardous to the children in the area.

MR. EMANUEL GERALDO, 86 CONGRESS STREET, NEWARK, NEW JERSEY.

MR. BERNARD P. ESCANDON, 18 FERRY STREET, NEWARK, NEW JERSEY, Attorney, owner of the building directly across the street from these premises.

MR. MAURICE CONNELLY, 36 FERRY STREET, NEWARK, NEW JERSEY.

MR. MANUEL ROSA, 116 PROSPECT STREET, NEWARK, NEW JERSEY.

MR. ANTONIO ALBUQUERQUE, 371 EAST KINNEY STREET, NEWARK, NEW JERSEY.

MR. JOHN PITTA, 186 FERRY STREET, NEWARK, NEW JERSEY, President, Portuguese Sport Club.

Councilman Villani opined this particular car wash is not essential in this location, it would not benefit the community and would create traffic congestion. She felt this application should be rejected.

Councilman Harris opposed permitting the applicant to withdraw his application. He said it is obvious the people in the neighborhood do not want the car wash and he would vote to reject the application.

No one else appearing, a motion to close the hearing and reject this application was made by Councilman Villani, seconded by Councilman Bontempo.

Councilman Westbrooks read a lengthy communication dated October 15, 1973 from Corporation Counsels Walls regarding Councilman Turco's plea of guilty to Counts XI and XIII of an indictment previously returned against him before the United States Federal District Court.

The motion to close the hearing and reject this application was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Westbrooks, President Megaro.

4-A-4.

The City Clerk read APPLICATION OF ESSEX COUNTY IMPROVEMENT AUTHORITY (BOARD OF TRUSTEES, ESSEX COUNTY COLLEGE, OWNER); TO PERMIT IN 3RD RESIDENCE, 2ND BUSINESS AND 4TH BUSINESS DISTRICTS ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 16-84 WEST MARKET STREET.

October 19, 1973

(Vote of Board of Adjustment 4-0)

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The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Bottone.

Councilman Villani stated the Municipal Council had vital business to vote on today. Anyone disrupting the meeting should be evicted from the Council Chamber.

Councilman Westbrooks declared it was unfair to threaten to evict anyone in the audience and the citizens should not be forced to remain silent. Disruption does not bother him. Councilman Westbrooks strongly opposed the presence of Louis M. Turco to remain seated on the Council and to participate in Council matters until such time that his case is disposed of in Superior Court and/or by the Attorney General of the State of New Jersey.

Councilman Westbrooks moved to direct the Corporation Counsel to petition the Attorney General for his opinion as to whether or not Councilman Turco's guilty plea to income tax evasion involves moral turpitude .....

Councilman Westbrooks refused to yield the floor.

(President Megaro declared a ten minuterecess at 12:15 P. M.)

(The Council reconvened at 12:35 P. M.)

Councilman Villani said the people of Newark have the right to express their feelings. This meeting has been disgraceful.

President Megaro stated the Corporation Counsel has handed down his opinion that the Municipal Council has no legal right to decide whether or not Louis M. Turco can remain seated on the Council. The Council will abide by the Corporation Counsel's opinion.

Councilman Westbrooks asserted there was a motion on the floor and he was talking on the motion.

At the direction of President Megaro, an individual present in the audience, who was boisterous, was evicted from the Council Chamber.

Councilman Westbrooks continued the citizens should not be forced to remain silent.....

At this point, President Megaro recessed the meeting until 2:00 P. M.

October 19, 1973

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(The Council reconvened at 2:30 P. M.)

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

Councilman Westbrooks read a lengthy communication dated October 15, 1973 from Corporation Counsel Walls regarding Councilman Turco's plea of guilty to Counts XI and XIII of an indictment previously returned against him before the United States Federal District Court.

President Megaro interrupted to read a statement from Councilman Turco,

"It is clear that Councilman Westbrooks has once again been programmed by Baraka and the Committee for Unified Newark to disrupt this meeting.

Their goal is to achieve anarchy in Newark.

Westbrooks will not abide by Parliamentary Rules of Procedure, and will not allow the meeting to continue.

There is urgent business on the Calendar, including some emergency matter requested by Director Kerr.

Since my matter will be decided in the courts prior to the next Council meeting, no useful purpose can be served in allowing Westbrooks and Baraka to disrupt the meeting.

However, I serve notice upon the citizens of Newark that the issue whether or not I remain on the Council is not the important thing. The decent citizens of our City must decide whether or not the functions of government will be subverted to the like of Baraka, Westbrooks and the Committee for a Unified Newark.

Both blacks and whites must speak out in no uncertain terms against all who seek to disrupt our City. Only then can we have true harmony in our City, free of racial strife."

Councilman Westbrooks continued to read a lengthy communication dated October 15, 1973 from Corporation Counsel Walls regarding Councilman Turco's plea of guilty to Counts XI and XIII of an indictment previously returned against him before the United States Federal District Court.

President Megaro said there are many important matters on the Council Calendar and if Councilman Westbrooks has the audacity to continue and deprive thousands of people of their relief checks, to go ahead.

October 19, 1973

Councilman Westbrooks declared he would not continue if the Council would support his motion that Louis M. Turco will not return and participate in Council matters until such time as he answers the show cause order October 31, 1973. The next Council meeting is after October 31 and he feels the public should have the assurance that Mr. Turco will not participate in any matters up to that date. 367

Councilman Westbrooks declared Mr. Turco should not be permitted to make accusation that Councilman Westbrooks, Baraka and the Committee for Unified Newark are disrupting this meeting. This is another of Mr. Turco's schemes to place the blame upon someone else. Councilman Westbrooks reiterated he will not yield the floor unless he has assurance from the Council that Mr. Turco will not come back until after October 31, 1973 and he will so state.

The City Clerk called attention there is a motion on the floor to close the hearing and concur in the recommendations of the Board of Adjustment to permit establishment of a public parking lot; on premises 16-84 West Market Street.

Councilman Bontempo stated Corporation Counsel Walls opined this morning that Councilman Turco has the right to sit on the Council until the court decides.

A motion to adjourn this meeting to 1:00 P. M., November 7, 1973, was made by Councilman Bontempo, seconded by Councilman Villani.

Councilman Giuliano queried Councilman Turco has left his seat, what is the argument now?

Councilman Westbrooks replied he is merely reacting to a situation which already exists. Louis M. Turco is the problem. His statement says nothing. He did not say that he will not come back until after October 31. Councilman Westbrooks reiterated he is not being programmed by anyone.

Councilman Villani interjected this has gone far enough. There is vital business on the Calendar. She is willing to stay to continue with the Calendar.

The City Clerk ruled a motion to adjourn this meeting has been made and seconded and is in order. It is not debatable.

President Megaro reiterated there are many important matters on this Calendar.

Councilman Harris said he was willing to stay all night to deal with City business, but he will not be a part of any delay or disruption. Legislation providing for an additional fifty foot patrolmen will be curtailed until after the first of the year. There is an emergency appropriation for the Division of Welfare to guarantee welfare checks for some 6,000 recipients. Councilman Harris said he would not vote to adjourn this meeting.

Councilman Westbrooks opposed an adjournment at this time.



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The City Clerk called attention this debate is inapplicable and irrelevant to the subject on the floor, an application for a variance.

Councilman Westbrooks asserted he was addressing himself to that motion. It is relevant because it is a motion which has to be taken regarding Councilman Turco's seat on the Council.

Councilman Villani urged the Council to continue with the business on hand, or to adjourn the meeting.

The motion to adjourn this meeting to 1:00 P. M., November 7, 1973 failed of adoption by the following votes:

Yes: Councilmen Bontempo, Giuliano, Villani.

No: Councilmen Harris, James, Westbrooks, President Megaro.

Not Voting: Councilman Bottone.

(Councilmen Bontempo and Villani left the meeting at 3:30 P. M.)

Councilman Westbrooks read Counts XI and XIII of indictment return of Councilman Louis M. Turco before the United States Federal District Court.

President Megaro requested Assistant Corporation Counsel Hodes to give a ruling on Section 121, "Breaches of the Order of the House," Mason's Manual of Legislative Procedure.

(President Megaro declared a ten minute recess at 3:35 P. M.)

(Councilman Giuliano left the meeting at 3:35 P. M.)

(The Council reconvened at 3:55 P. M.)

President Megaro asked if Councilman Westbrooks was going to continue.

A motion to adjourn this meeting to 10:00 A. M., Tuesday, October 23, 1973 was made by President Megaro, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Bottone, President Megaro.

No: Councilmen Harris, James, Westbrooks.

(Councilman Bottone left the meeting at 4:10 P. M.)

Councilman Harris asked not having a quorum, is the meeting automatically adjourned?

The City Clerk replied in the affirmative. He added the Council President can set the date. Technically this meeting has not been concluded because there is no quorum to adjourn the meeting.

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Councilman Harris contended because there was no quorum, it would be in order for the Council President to send notices to the Members of the Municipal Council calling a special meeting.

Due to a lack of quorum, this meeting terminated at 4:15 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Frank G. Megaro

President



Newark, New Jersey, October 23, 1973

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A special meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 9:50 A. M.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, James, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

(Councilman Harris arrived at 10:00 A. M.)

The City Clerk stated, "Council President Megaro has called a special meeting of the Municipal Council to commence at 9:00 A. M., Tuesday, October 23, 1973 to consider items on the October 17, 1973 Calendar of the Municipal Council which had not been reached."

#### BOARD OF ADJUSTMENT APPLICATIONS.

4-A-4. The City Clerk read APPLICATION OF ESSEX COUNTY IMPROVEMENT AUTHORITY (BOARD OF TRUSTEES, ESSEX COUNTY COLLEGE, OWNER); TO PERMIT IN 3RD RESIDENCE, 2ND BUSINESS AND 4TH BUSINESS DISTRICTS ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 16-84 WEST MARKET STREET.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Villani, Westbrooks, President Megaro.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Megaro called for ordinances on first reading.

6-F-a. The City Clerk read BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN AND FOR PUBLIC LIBRARY BUILDINGS OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$823,600 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 21/6-73 AND 22/7-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 7, 1973.

(Councilman Harris arrived at 10:00 A. M.)

A motion to consider Item 8-b on this Calendar under Ordinances on First Reading was made by Councilman Harris, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

6-F-b.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR COMMUNITY RELATIONS EMERGENCY COORDINATOR)

(Community Relations Emergency Coordinator \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance and direct the City Clerk to invite Fire Director Caufield to meet with the Municipal Council at their pre-meeting conference November 5, 1973 to discuss this matter, was made by Councilman Harris, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 7, 1973.

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Councilman Harris said the State has mandated Newark must place welfare rolls on computer. The State provides 75% of the welfare costs and the City 25%. This has great bearing upon whether or not the ordinance creating the title and salary for Data Processing Coordinator, Health and Welfare, should be removed from the Table. Councilman Harris declared if this ordinance is needed and the Health and Welfare Director is going to place welfare rolls on computer, he is in favor of this ordinance.

A motion to remove from the Table "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)" was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

6-F-c.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)

(Data Processing Coordinator,  
Health and Welfare \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled May 2, 1973)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 7, 1973.

A motion to remove from the Table "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bi). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)" was made by President

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373 Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bi). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)

(Data Processing Coordinator,  
Public Works \$15,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled May 2, 1973)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 7, 1973.

6-F-e.

The City Clerk read AN ORDINANCE TO AUTHORIZE THE POLICE DIRECTOR OF THE CITY OF NEWARK TO ENTER INTO A LEASE ON BEHALF OF THE CITY OF NEWARK OF REAL PROPERTY CONSISTING OF 2,562 SQUARE FEET OF SPACE AT 666 CLINTON AVENUE, NEWARK, NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 7, 1973.

The City Clerk stated there has been a request to remove from the Table an ordinance which would authorize the installation of a pipeline along the easterly side of Doremus Avenue underneath the Newark Bay and up to the Essex Generating Station of the Public Service Electric and Gas Company on the Passaic River, just north of Raymond Boulevard. This pipeline would permit the delivery of low sulphur content fuel oil through Public Service in connection with their power generation. At the time this matter was considered on first reading on August 8, 1973, this item was tabled pending results of the hearing to be held by the Environmental Protection Agency.

The City Clerk continued Public Notice was issued July 26, 1973. The United States Department of the Interior and the United States Environmental Protection Agency, in letters dated August 16 and 24, 1973, respectfully stated they have no objection to the work. The State of New Jersey Department of Environmental Protection, in letters dated April 24, 1973 and June 21, 1973 issued a water quality certification and a construction permit for the work. No objections were received from the other parties notified.

A motion to remove from the Table "AN ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD" was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Villani, President Megaro.

Not Voting: Councilmen Harris, Westbrook.

6-F-f.

The City Clerk read AN ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Harris felt there are many unanswered technical and engineering questions regarding pipelines to be answered and citizens living in the vicinity should have a voice in the matter. He recommended the Council invite Administration to the next pre-meeting conference to give their opinion on this proposed pipeline

A motion to adopt the ordinance on first reading and direct the City Clerk to invite Business Administrator Bodine, Public Works Director Friscia and Engineering



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Director Zach to meet with the Municipal Council at their pre-meeting conference November 5, 1973 to discuss this matter, was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Villani, President Megaro.

Not Voting: Councilmen Harris, Westbrooks.

President Megaro: The yeses are six, the noes are none and two not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 7, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Megaro called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:4-1, LIMITING USE OF STREET TO CERTAIN VEHICLES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:4-1, Limiting Use of Streets to Certain Vehicles, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

<u>STREET</u>	<u>FROM</u>	<u>TO</u>
WILBUR AVENUE	BERGEN STREET	ELIZABETH AVENUE

Section 2. Any existing ordinance or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING NOLL PLACE, EASTBOUND, FROM RICHELIEU TERRACE TO SANDFORD AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following one-way streets:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Noll Place	Eastbound	Richelieu Terrace	Sandford Avenue

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

October 23, 1973

33-1, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Chadwick Avenue	Northbound	Hawthorne Avenue	Clinton Avenue
Seymour Avenue	Southbound	Clinton Avenue	Hawthorne Avenue

and by adding thereto the following:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Chadwick Avenue	Northbound	Hawthorne Avenue	Avon Avenue
Seymour Avenue	Southbound	Avon Avenue	Hawthorne Avenue

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

October 23, 1973

6-Ph, S & F-d.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE TO PROVIDE FOR, FIX AND DETERMINE ADDITIONAL COMPENSATION FOR EMPLOYEES OF THE CITY OF NEWARK BY AUTHORIZING REIMBURSAL FOR HOSPITAL COVERAGE TO EMPLOYEES AGE 65 AND OVER WHO MEET THE AGE REQUIREMENTS OF MEDICARE, BUT ARE NOT COVERED BY THE COMPLETE FEDERAL PROGRAM" (6-S & F-a) ADOPTED MARCH 15, 1972. (TO REIMBURSE ALL ACTIVE EMPLOYEES WHO HAVE MADE DIRECT PAYMENTS FOR GROUP HOSPITAL AND MEDICAL BENEFITS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Section 2 of Ordinance (6-S & F-a) adopted March 15, 1972 shall be amended to read as follows:

The Director of Finance is authorized and directed to reimburse all such eligible employees who have attained the age of 65 and who have been compelled to make direct payments for group hospital and medical benefits to continue the coverage as provided by the City of Newark. Such payments shall be made upon the submission of appropriate vouchers and proof of continued coverage in accordance with rules and regulations prescribed by the Director of Finance.

Section 2. This ordinance shall take effect upon publication and passage according to law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE CONTRACTS FOR THE PURCHASE OF SIX SPECIFIED PROPERTIES IN THE CITY OF NEWARK, NEW JERSEY, FOR INCLUSION IN THE CITY'S OPEN SPACE PROGRAM, AT A TOTAL COST NOT TO EXCEED \$748,000, TO BE PAID FROM THE 1973 CAPITAL BUDGET (PROJECT NO. 40A/45A-73), WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH ADOPTION OF ORDINANCE 6-S & F-h, AUGUST 8, 1973.

WHEREAS, the Municipal Council of the City of Newark has authorized the filing of applications with the U.S. Department of Housing and Urban Development (Resolution Number 7RBN 120672) and the New Jersey Department of Environmental Protection (Resolution Number 7RBO 062073) for funds to aid the City's Open Space Program; and

WHEREAS, commitments for the above Federal and State funds have been received by the City; and

WHEREAS, the financing of the Open Space Program has been authorized by Ordinance 6S & FH adopted August 8, 1973; and

WHEREAS, the properties listed below are included in sites which are part of the Open Space Program;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Corporation Counsel is authorized to execute contracts for the purchase of the properties described below, with the conveyance to be by bargain and sale deed with covenant against the acts of the seller.

2. That the properties to be purchased include land and improvements and shall be purchased for the consideration indicated:

- Block 729, Lots 28, 30, 75, 77 (Estate of Marguerite F. Wischer). Consideration: \$55,000
- Block 729, Lots 24 and 26 (Agnes Russo/Russ Realty) Consideration: \$40,000
- Block 893, Lots 7, 25, 27, 29, 31 and 33 (Albert Borok) Consideration: \$52,000
- Block 893, Lot 44 (Estate of Frank Catena) Consideration: \$48,300
- Block 4063, Lot 11 (Baydan, Inc.) Consideration: \$28,500
- Block 1950, Lots 1 and 45 (Benedictine Abbey of Newark) Consideration: \$525,000

3. That originals of both contract of sale and deed be filed in the Office of the City Clerk.

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President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

The following speakers demanded the resignation of East Ward Councilman Louis M. Turco. They strongly opposed Councilman Megaro assuming the Chair of Council President because of his opposition to the black sponsored Kawaida Towers. They felt the Council President must relate to the needs of the people. The speakers maintained there is no equal or appropriate representation of the black people in the City of Newark.

The speakers did not feel that only the East Ward should have anything to say as to whether or not Louis M. Turco should remain Councilman of the East Ward. They have called upon Democratic gubernatorial nominee Brendan T. Byrne to publicly repudiate Councilman Turco's action. The speakers supported Councilman Westbrooks' motion to refer this matter to the Attorney General.

6-HC-a. MRS. TINA JOHNSON, PRESIDENT, NORTH WARD BLACK UNIFIED COMMITTEE, 607 NORTH 7TH STREET, NEWARK, NEW JERSEY.

6-HC-b. ADHIMU CHANGA, 527 SOUTH 12TH STREET, NEWARK, NEW JERSEY.

6-HC-c. MR. DAVID BARRETT, 26 NAIRN PLACE, NEWARK, NEW JERSEY.

6-HC-d. MR. JAMES BENJAMIN, 169 SHERMAN AVENUE, NEWARK, NEW JERSEY.

Councilman Westbrooks agreed with the speakers. He felt the citizens are limited to the type of responses they can make and they should not be threatened to be evicted because their views do not agree with the views of the majority of the Council. He would be utterly opposed to using the power of Council office for this reason. Councilman Westbrooks vehemently opposed the selection of Councilman Megaro as Council President charging he was insensitive to the needs of the black population of the City of Newark.

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Councilman Westbrook said he read Mr. Byrne's statement in today's Star Ledger calling for tougher criminal penalties for public officials convicted of extortion or bribery and an extended statute of limitation to insure they do not escape punishment. Councilman Westbrook challenged the majority Members of the Municipal Council why they have remained silent regarding Councilman Turco's seating.

Councilman Westbrook announced he will again reintroduce under "Motions" his motion to petition the Attorney General regarding the guilty plea of Councilman Turco.

6-HC-e.

MR. HENRY MARTINEZ, 13 NIAGARA STREET, NEWARK, NEW JERSEY, recalled on December 15, 1971 the Municipal Council adopted a motion to provide 250 additional foot patrolmen. He read excerpts from minutes of Council meetings.

Mr. Martinez declared two years have passed and the same situation exists. The Newark Police Department is still under strength. He cited extracts from the Newark Police Department table of organization.

Mr. Martinez referred to a newspaper article regarding a program to increase strength of the East Orange Police Department. A State Grant under the Safe and Clean Streets Act is paying for the additional manpower. This same program is available to Newark. Mr. Martinez urged the Municipal Council to consider this program.

Councilman Bottone reassured if any programs are submitted to the Council to provide additional patrolmen, the Council will cooperate 100%.

Councilman Bontempo asserted he has been advocating for a long time Newark needs additional patrolmen.

Councilman Harris called attention the Council adopted an emergency ordinance today enabling the Police Director to enter into a lease for space at 666 Clinton Avenue for a "mini Police Precinct", which means this is the first step. Fifty additional policemen will be placed prior to the first of the year.

Mr. Martinez asked if the Council considered the supervision for the foot patrolmen.

Councilman Giuliano related the Council has increased the table of organization within the past three years and they have been urging additional patrolmen on the streets.

President Megaro recommended the Council direct the City Clerk to invite Police Director Kerr, Superior Officers' Association President Joseph Rox and Mr. Henry Martinez to meet with the Municipal Council at their next special conference to discuss this matter.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.            RESOLUTION AMENDING RESOLUTION 7-R-b1, MARCH 18, 1970, "RESOLUTION AUTHORIZING EXECUTION OF AGREEMENT FOR PROFESSIONAL ENGINEERING CONSULTING SERVICES WITH BARNETT & HERENCHAK, INC., WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES IN URBAN RENEWAL PROJECT N.J.R-196 (NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY)," BY AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE SAID CONTRACT AGREEMENT WHICH IS NECESSARY TO EFFECTUATE THE COMPLETION OF SAID PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-b.            RESOLUTION AMENDING RESOLUTION 7-R-a, MARCH 18, 1970, "RESOLUTION AUTHORIZING EXECUTION OF AGREEMENT FOR PROFESSIONAL ENGINEERING CONSULTING SERVICES WITH BARNETT & HERENCHAK, INC., WITH RESPECT TO IMPROVEMENTS TO STREETS AND SEWER UTILITIES IN URBAN RENEWAL PROJECT N.J.R-62 (ESSEX HEIGHTS)," BY AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE SAID CONTRACT AGREEMENT WHICH IS NECESSARY TO EFFECTUATE THE COMPLETION OF SAID PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-c.            RESOLUTION REVOKING COMMISSION OF SPECIAL POLICEMAN ENRIQUE S. ACEVEDO, EFFECTIVE IMMEDIATELY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.



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383-7-R-d.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR OF CITY OF NEWARK, NEW JERSEY, TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK, NEW JERSEY, WITH ESSEX COUNCIL NO. 1, NEW JERSEY CIVIL SERVICE ASSOCIATION AS ESTABLISHED JANUARY 1, 1972 THROUGH DECEMBER 31, 1973 AND EXTENDED THROUGH DECEMBER 31, 1975 EXCEPT FOR COMPENSATION WHICH SHALL BE OPEN FOR NEGOTIATION FOR JANUARY 1, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM SUM OF \$167.67 IN BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST JAMES GRIFFIN (\$500. AWARDED BY WORKMEN'S COMPENSATION COURT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-e-1.

RESOLUTION RESCINDING "RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE IN BEHALF OF CITY OF NEWARK ANY AND ALL NECESSARY DOCUMENTS, UPON DELIVERY TO HIM OF \$500. IN BEHALF OF CITY OF NEWARK, IN ORDER TO DISCHARGE WORKMEN'S COMPENSATION LIEN AGAINST JAMES GRIFFIN (\$1,500. AWARDED BY WORKMEN'S COMPENSATION COURT)."  
(7-R-bf, June 27, 1973)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, DIVISION OF ASSESSMENTS, FROM PRINCIPAL ASSISTANT ASSESSOR TO SENIOR ASSISTANT ASSESSOR. TO

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PROVIDE FUNDS FOR TWO (2) ADDITIONAL SENIOR ASSISTANT ASSESSOR. FUNDS ARE AVAILABLE DUE TO THREE VACANCIES IN PRINCIPAL ASSISTANT ASSESSOR, EFFECTIVE OCTOBER 9, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Tax Assessor Frisina met with the Council October 16, 1973)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, FROM DIVISION OF DATA PROCESSING, DATA PROCESSING PROGRAMMER TO DIVISION OF REVENUE COLLECTIONS, OTHER SALARIES AND WAGES, PRINCIPAL ACCOUNT CLERK AND SENIOR ACCOUNT CLERK. TO PROVIDE FUNDS FOR ADDITIONAL COMMON POSITIONS, DUE TO INCREASED WORKLOAD.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Acting Finance Director Grexa met with the Council October 16, 1973)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-h.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, ADMINISTRATIVE ANALYST TO SUPERVISOR OF ACCOUNTS. TO PROVIDE FUNDS IN THE SUPERVISOR OF ACCOUNTS POSITION FOR A PERIOD DURING WHICH AN ORDINANCE WAS NOT AVAILABLE TO PAY FROM THE ADMINISTRATIVE ANALYST LINE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

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7-R-3

RESOLUTION AUTHORIZING THE CITY OF NEWARK TO ENTER INTO AN ELEVENTH SUPPLEMENTAL AGREEMENT WITH THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY WITH RESPECT TO THE NEWARK AIR AND MARINE TERMINALS PROVIDING FOR A REDUCTION IN THE AREA OF THE DEMISED PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution returned to Administration July 11, 1973)

(Corporation Counsel Walls met with the Council October 16, 1973)

A motion to adopt the resolution subject to the successful negotiation of a lease with Norris Industries for additional property so that the City's tax obligation is not greater than the total rents collected, was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO HOYT BROTHERS, INC. SUM OF \$6,406.92, EXCESS PAYMENT OF TAXES FOR TAX YEARS 1972 AND 1973, PREMISES 88-100 SHIPMAN STREET, BLOCK 101, LOT 50, PURSUANT TO JUDGMENT OF DIVISION OF TAX APPEALS OF THE STATE. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-k.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, SALE OF OBSOLETE MOTORCYCLES-POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-l.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED MOTOR VEHICLES, APPROXIMATELY 170 JUNK VEHICLES, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-m.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NICHOLAS HOOLKO AND IRENE HOOLKO, HIS WIFE, LUIS HOOLKO AND MADELINE HOOLKO, HIS WIFE, OWNERS OF PREMISES 52-54 BRUNSWICK STREET, BLOCK 2821, LOT 22, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ABE STRULOWITZ AND BELLA STRULOWITZ, HIS WIFE, OWNERS OF PREMISES 6-8-10 14TH AVENUE, BLOCK 249, LOTS 62, 63 AND 61, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-o.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM WILLIAM MALLAS AND MARY MALLAS, HIS WIFE, OWNERS OF PREMISES 44-46 WALNUT STREET, BLOCK 880, LOT 11, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM PEARL FRUCHTER AND MORRIS FRUCHTER, HER HUSBAND AND LEONORE LEVITT, WIDOW, OWNERS OF PREMISES 775-777 SOUTH 18TH STREET, BLOCK 2638, LOT 16, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

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RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT TREAT SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 537 SOUTH NINETEENTH STREET, BLOCK 337, LOT 18, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

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7-R-r.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, SCHEDULE A, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, OTHER EXPENSES, HOTEL AND MULTIPLE DWELLING LAW OF 1967-\$57,390.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-s.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, OFFICE OF THE CITY CLERK AND MUNICIPAL COUNCIL, MUNICIPAL COUNCIL FROM COMMUNITY RELATIONS COORDINATOR TO COMMUNITY SERVICE WORKER; TRANSFER OF FUNDS DUE TO CIVIL SERVICE RECLASSIFICATION, EFFECTIVE OCTOBER 22, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-t.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, MAYOR'S OFFICE FROM MUNICIPAL COURT CLERK TO PRESIDING JUDGE, JUDGE, ASSISTANT CHIEF MUNICIPAL COURT CLERK; TO PROVIDE CORRECT FUNDS FOR MISBUDGETED ITEMS.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-u.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FROM MANAGER OF LABOR COMPENSATION TO LABOR RELATIONS SPECIALIST; TO PROVIDE FUNDS FOR ADDITIONAL LABOR RELATIONS SPECIALIST TO END OF YEAR, EFFECTIVE OCTOBER 22, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Villani.

No: Councilmen James, Westbrooks.

Not Voting: Councilman Harris, President Megaro.

The City Clerk was directed to invite Personnel Director Kittrels to meet with the Municipal Council at their pre-meeting conference November 5, 1973 to discuss this matter.

7-R-v.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FROM OTHER SALARIES AND WAGES TO OVERTIME.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-w.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM RICHARD J. DAVIS, TO PURCHASE CITY-OWNED PROPERTY AT 153 CAMDEN STREET, BLOCK 262, LOT 38, FOR \$1,300., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 100; 3rd Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Westbrook and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

7-R-x.

RESOLUTION ACKNOWLEDGING RECEIPT OF OFFER FROM BORIVOJE JOSIFOVSKI TO PURCHASE CITY-OWNED PROPERTY AT 241 BROAD STREET, BLOCK 442, LOT 12, FOR \$2,500., AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIED CONDITIONS.

(Dimensions: 25 x 110; 4th Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

The City Clerk called for further bids based upon Resolution 7-R-bn adopted October 3, 1973, acknowledging receipt of offer from Manuel Costa to purchase City-owned property at 150 South Street, Block 927, Lot 32, for \$18,000. This offer was advertised and the date of sale was established for this date.

An individual purporting to be Mrs. Costa, who was unable to speak English, appeared before the Council and the interpreter introduced her as Mrs. Costa.

There were no further bids for this property.

A motion to close the bidding and accept the offer of Manuel Costa was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

7-R-y.

The City Clerk then presented RESOLUTION ACCEPTING BID OF MANUEL COSTA TO PURCHASE CITY-OWNED PROPERTY AT 150 SOUTH STREET, BLOCK 927, LOT 32, FOR \$18,000.

(Dimensions: 25 x 82; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

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At a later point in the meeting, the interpreter for the woman who appeared on this offer informed the Council he was in error and this woman in fact was Mrs. Marks who wished to offer a bid on this property. 390

The City Clerk asked if Mrs. Marks was aware of the condition that the successful bidder must within six months rehabilitate the property at a cost not less than \$30,000.

MR. THOMAS COMERFORD, 254 PRINCE STREET, NEWARK, NEW JERSEY, representing Mrs. Marks, stated he was aware of the condition that the purchaser will have to rehabilitate the property within six months from the date of receipt of deed from the Law Department. He informed his client of this condition, but he did not know how much had to be spent for rehabilitation.

At the request of President Megaro, Assistant Corporation Counsel Salvatore Perillo indicated that since the Council was misled by the individual purporting to be Mrs. Costa, it would be in order for the Council to reconsider their action with respect to this offer.

Tax Collector Rother stated notice was advertised that further bids for this property would be received at the October 17, 1973 meeting of the Municipal Council. He recommended because of the number of delays in holding this meeting and all interested parties had not received notice of this special meeting that the Council reject all bids and start bidding again so that all interested parties will receive notice.

Mr. Comerford said his client appeared at the October 17 and October 19 meetings of the Municipal Council and came back today. It has been an inconvenience to his client and to him. Mr. Comerford felt it should go forward. Regarding the \$30,000 improvements, his clients are in the building trade and will improve the building themselves.

A motion to reconsider RESOLUTION ACCEPTING BID OF MANUEL COSTA TO PURCHASE CITY-OWNED PROPERTY AT 150 SOUTH STREET, BLOCK 927, LOT 32, FOR \$18,000. was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

RESOLUTION ACCEPTING BID OF MANUEL COSTA TO PURCHASE CITY-OWNED PROPERTY AT 150 SOUTH STREET, BLOCK 927, LOT 32, FOR \$18,000.

(Dimensions: 25 x 82; 2nd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to reject this resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-z.      EMERGENCY RESOLUTION APPROPRIATING \$26,680., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, CODE 305 - \$19,396., CODE 310 - \$7,284., TO PROVIDE FUNDS FOR REPAIRS OF CITY FACILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-ba.      EMERGENCY RESOLUTION APPROPRIATING \$6,000., DEPARTMENT OF FINANCE, EMPLOYEES' RETIREMENT SYSTEM, OTHER EXPENSES, CODE 250, TO PROVIDE FUNDS FOR PROFESSIONAL AND CONSULTANT SERVICES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bb.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE UPON RECEIPT OF STIPULATION OF DISMISSAL, DULY EXECUTED RELEASES, AND ANY OTHER DOCUMENTS REQUIRED BY THE CORPORATION COUNSEL, TO ISSUE AND DELIVER CHECK PAYABLE TO CARDINAL WINE AND LIQUORS, INC. AND BRASS AND BRASS, ESQS. IN SUM OF \$4,500.; FOR LOSS OF PERSONAL PROPERTY AS RESULT OF THE 1967 NEWARK RIOTS. (\$17,000. AWARDED BY HIS INSURANCE COMPANY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

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7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR

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\$3,500. IN FULL SETTLEMENT OF \$3,850., TO ROSA J. TOWNES AND GEORGE TOWNES AND FRIEDMAN & D'ALESSANDRO, ESQS. UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO ROSA J. TOWNES WHEN SHE FELL IN A DEPRESSION IN SIDEWALK IN FRONT OF 191 HILLSIDE AVENUE. (\$350. TO BE PAID BY HENRY BAKER WHO ALREADY HAS BEEN ISSUED AN ORDER BY THE DEPARTMENT OF PUBLIC WORKS TO FILL IN DEPRESSION FOR SAID PREMISES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR

\$4,000. PAYABLE TO WILLIAM FEIRSTEIN AND DIAMOND AND PITMAN, ESQS., HIS ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY WILLIAM FEIRSTEIN IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL FOR DAMAGES SUFFERED TO HIS BUSINESS AT 378 SPRINGFIELD AVENUE AS RESULT OF THE 1967 NEWARK RIOTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-be.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO FRANK J.

ROSANIA, BUDGET EXAMINER, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, FOR PERIOD BEGINNING OCTOBER 11, 1973 AND ENDING APRIL 12, 1974. (VIOLATIONS CLERK, MUNICIPAL COURTS - FIRST LEAVE BEGAN OCTOBER 7, 1962)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

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RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A IN ACCORDANCE WITH R. S. 40:5-7.1 AND HOLD THESE INVESTMENTS TO CREDIT AS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

(The Council was polled by telephone on this matter)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bg.

RESOLUTION AMENDING CUSTODIAN FOR PETTY CASH, DEPARTMENT OF FINANCE, \$200. TO JOHN GREXA.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bh.

RESOLUTION AUTHORIZING THE DIRECTOR OF FINANCE TO REFUND \$220.00 TO THIBAUT & WALKER CO., INC., UPON RETURN OF RECEIPT ISSUED BY THE DIVISION OF SEWERS OR RELEASE IN FORM APPROVED BY THE CORPORATION COUNSEL, SAID SUM REPRESENTING TAP FEE PAID FOR CONNECTION TO THE SOUTH SIDE INTERCEPTOR SEWER FOR THE ADCO CHEMICAL CO., INC.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE ADVANCE PAYMENT OF \$192. TO JOHN P. CAUFIELD, FIRE DIRECTOR, FOR ATTENDANCE AT THE INTERNATIONAL ASSOCIATION OF FIRE CHIEFS CONFERENCE, BALTIMORE, MARYLAND FROM OCTOBER 20, 1973 TO OCTOBER 25, 1973; FUNDS AVAILABLE IN CODE 290, FIRE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by

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Councilman Harris and declared adopted by President Megaro by the following votes: **394**

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

7-R-bj.

RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 12, 1973, PROPOSED 1973 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO 1973 CAPITAL BUDGET, CAPITAL FUND, PROJECT 44/56-73 (372-68) CONSTRUCTION OF STORM AND SANITARY SEWERS AND CONSTRUCTION OF STREETS, CONCRETE CURBS, AND SIDEWALKS IN PUBLIC STREETS AND PORTIONS OF PUBLIC STREETS IN N.J.R-196-\$750,000.; PROJECT 44/57-73 CONSTRUCTION OF STORM AND SANITARY SEWERS AND THE CONSTRUCTION OF STREETS, CONCRETE CURBS AND SIDEWALKS IN PUBLIC STREETS AND PORTIONS OF PUBLIC STREETS IN N.J.R-62-\$930,000.; PROJECT 44/65-73 CONSTRUCTION AND INSTALLATION OF WATER MAINS AND ALL APPURTENANCES NECESSARY AND SUITABLE THEREFORE IN VARIOUS STREETS AND PORTIONS OF STREETS IN N.J.R-62-\$200,000 AND PROJECT 46/67-73 CONSTRUCTION AND INSTALLATION OF WATER MAINS AND ALL APPURTENANCES NECESSARY AND SUITABLE THEREFORE IN VARIOUS STREETS AND PORTIONS OF STREETS IN N.J.R-196-\$170,000., TALLING \$2,050,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

7-R-bk.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO APPLY TO COMMISSIONER OF DEPARTMENT OF TRANSPORTATION FOR STATE AID IN SUM OF \$64,072.80 WHICH SUM IS 90% OF ESTIMATED COST OF \$71,192. FOR 1974 RESURFACING OF WILSON AVENUE FROM FERRY STREET TO AVENUE "L" IN ACCORDANCE WITH N.J.S.A. 27:15-1.14-C.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

7-R-bl.

RESOLUTION APPROVING AND PROVIDING FOR THE EXECUTION OF A PROPOSED CONTRACT FOR A NEIGHBORHOOD FACILITIES GRANT PROJECT UNDER SECTION 703 OF THE HOUSING AND URBAN DEVELOPMENT ACT OF 1965, AS AMENDED, NUMBERED CONTRACT NO. NFP-NJ-02-39-1003, BY AND BETWEEN THE CITY OF NEWARK, NEW JERSEY AND THE UNITED STATES OF AMERICA.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bm.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT

ADMINISTRATION TO ENTER INTO CONTRACT WITH THE NEW DAWN CARE CENTER FOR RENOVATIONS OF ITS EXISTING FACILITIES (284 PESHINE AVENUE) CONTRACT PROVIDES FOR PAYMENT OF \$10,000. WHICH IS BUDGETED IN THIRD ACTION YEAR (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a), AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Deputy Director Hodes met with the Council October 16, 1973)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bn.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/

COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH MERCERMEDIA, INC. FOR PURPOSE OF DEVELOPMENT OF A RESIDENT EMPLOYMENT PLAN AND PROGRAM; CONTRACT PROVIDES FOR PAYMENT OF \$25,000. WHICH SUM IS INCLUDED IN PHASE I PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

(Community Development Administration Deputy Director Hodes met with the Council October 16, 1973)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

No: Councilman Bottone.

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7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO TOUCHE ROSS & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO THE DEVELOPMENT AND IMPLEMENTATION OF NUCLEAR SYSTEMS OF THE FISCAL ACCOUNTABILITY SYSTEM; COST OF AFORESAID WORK SHALL BE PAID FROM CURRENT FUND MONIES AND CDA/MODEL CITIES MONIES, RESPECTIVELY \$157,111. AND \$210,039., TALLING \$367,150. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bp.

RESOLUTION AUTHORIZING PASSAIC VALLEY SEWERAGE COMMISSIONERS, ITS EMPLOYEES OR AGENTS TO ENTER CITY OF NEWARK'S SEWERS FOR THE PURPOSE OF MAKING INFILTRATION/INFLOW STUDIES, UPON DUE NOTICE TO DIRECTOR OF PUBLIC WORKS; APPROPRIATE CERTIFICATES OF INSURANCE AND AN INDEMNIFICATION AGREEMENT HOLDING CITY OF NEWARK HARMLESS FOR ANY CLAIMS RESULTING FROM ENTRY INTO NEWARK'S SEWERS; SAID AGREEMENT NECESSARY TO MAKE PROJECT ELIGIBLE FOR FEDERAL AND STATE FUNDING.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH ATLAS STEEL PRODUCTS, 371-373 MONTGOMERY STREET, JERSEY CITY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR ALUMINUM STORM WINDOWS AND DOORS FOR VARIOUS FIRE HOUSES (CAPITAL BUDGET PROJECT NUMBER 42/198-72) FOR \$5,335. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING OF AFORESAID WORK HAS BEEN PROVIDED FOR IN BOND ORDINANCE 6-S & F-e, DECEMBER 20, 1972 - \$30,000. AND 6-S & F-e, JULY 11, 1973 - \$8,878.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration

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39 as per their request was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-br. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT WITH IA FERA CONTRACTING COMPANY, 149 VERONA AVENUE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR CONTRACT NUMBER 73-09-01 FOR VARIOUS PUBLIC IMPROVEMENTS IN N.J.R-196 NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY (CAPITAL BUDGET PROJECT NUMBERS 44/56-73 AND 46/67-73) FOR \$748,520. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FUNDING OF AFORESAID WORK HAS BEEN PROVIDED IN BOND ORDINANCE 6-S & F-b, MARCH 4, 1970 - \$570,000.; 6-S & F-e, SEPTEMBER 19, 1973 - \$750,000. AND 6-S & F-d, SEPTEMBER 19, 1973 - \$170,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bs. RESOLUTION AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH ESSEX COUNTY CHAPTER OF THE AMERICAN RED CROSS FOR THE PROVISION OF TRANSPORTATION SERVICES FOR THE ELDERLY, HANDICAPPED AND MEDICALLY INDIGENT; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER SAID CONTRACT IS \$160,461.25; SOURCE OF SAID FUNDS FOR AFORESAID CONTRACT PROVIDED IN PLANNED VARIATIONS FIRST YEAR MONIES. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bt. RESOLUTION AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE VENEREAL DISEASE SERVICE ORGANIZATION FOR THE PROVISION OF PREVENTATIVE AND COUNSELING SERVICES DIRECTED TOWARD THE COMBATTING OF VENEREAL DISEASE; ESTIMATED OPERATING BUDGET FOR PERIOD FROM

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NOVEMBER 1, 1973 TO OCTOBER 31, 1974 IS \$60,000. CITY OF NEWARK-\$10,000., NEW JERSEY STATE DEPARTMENT OF HEALTH-\$20,000. AND VOLUNTEER AND PRIVATE CONTRIBUTIONS-\$30,000., CITY OF NEWARK'S FUNDS ARE AVAILABLE IN CERTIFIED HEALTH SERVICES, CONTRACT NO. O-243. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James.

Councilman Villani noted Newark is one of the top five cities in the nation with a record of venereal disease. Any action on our part to help combat this problem should be welcomed. This is a most worthy endeavor on our part.

The motion to adopt the resolution was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bu. RESOLUTION APPROVING APPOINTMENT OF JOHN GREXA AS ACTING FINANCE DIRECTOR FOR A TERM NOT TO EXCEED NINETY (90) DAYS COMMENCING NOVEMBER 1, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Villani, President Megaro.

No: Councilmen Harris, Westbrooks.

7-R-bv. EMERGENCY RESOLUTION APPROPRIATING \$600,000. DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, PUBLIC ASSISTANCE OR RELIEF (STATE AID AGREEMENT) OTHER EXPENSES, TO PROVIDE FUNDS FOR GENERAL ASSISTANCE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.



October 23, 1973

539 pw.

RESOLUTION AMENDING RESOLUTION 7-R-c, SEPTEMBER 19, 1973, "RESOLUTION APPROVING APPLICATION AND PLAN OF NEW HOPE DEVELOPMENT CORPORATION NO. 1, FOR CONSTRUCTION PROJECT; GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF R. S. 55:16-1, ET SEQ.; AUTHORIZING MAYOR TO EXECUTE ATTACHED FINANCIAL AGREEMENT AND DECLARING AFFIRMATIVE ACTION PROGRAM TO BE MATERIAL CONDITION OF FINANCIAL AGREEMENT," BY ADDING "SUBJECT TO APPROVAL BY PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY AND CORRECTING LOTS."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, Westbrooks, President Megaro.

No: Councilman James.

7-R-bx.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF PUBLIC WORKS TO NEGOTIATE AND CONTRACT FOR THE HIRE OF TRUCKS FOR SNOW PLOWING AND CARTING FOR THE WINTER SEASON OF 1973 - 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Bodine and Public Works Director Friscia met with the Council October 16, 1973)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-by.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH UNITED STATES DEPARTMENT OF LABOR FOR COOPERATIVE AREA MANPOWER PLAN SYSTEM (CAMPS) PROGRAM (PROVIDE DIRECTION AND LEADERSHIP TO INSURE THAT STATE AND LOCAL (CAMPS) MANPOWER PLANS EFFECTIVELY, IDENTIFYING AND LINKING TOGETHER ALL FEDERAL, STATE AND MANPOWER RESOURCES); UNITED STATES DEPARTMENT OF LABOR GRANTED CITY OF NEWARK \$137,325. TO OPERATE SAID PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

October 23, 1973

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, 490  
Westbrooks, President Megaro.

7-R-bz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, MAYOR'S OFFICE,  
OTHER EXPENSES, C.A.M.P.S.-\$137,325.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF  
LABOR.

(Copy of resolution and correspondence submitted to each Member of the  
Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

Mr. Donald Tucker, Director of Addiction Planning and Coordination Agency,  
appeared before the Municipal Council. He urged the Council to consider at this meeting  
a resolution authorizing the Mayor and Director of Health and Welfare on behalf of the  
City of Newark to enter into a contract with the State of New Jersey accepting funds  
for the Multiphasic Drug Treatment Program.

President Megaro contended this matter was submitted to the Council too late  
for a thorough review.

Mr. Tucker explained the contract could not be submitted to the Council  
earlier as the State was late in sending the document back to the City after negotiations  
were concluded October 13.

The City Clerk noted a budget insertion has not been submitted to the Council.  
The contract states the effective date is July 1, 1973. We have not received the funds  
to pay for obligations already transpired. The City Clerk recommended a legal opinion  
should be secured from the Law Department. He added a detailed breakdown of personnel  
costs must be submitted to the Council.

The City Clerk asked if any obligations have been incurred.

Mr. Tucker replied in the negative. He explained the State cannot give funds  
to the City until this resolution is adopted by the Council. There are fourteen  
agencies to be affected. The most important factor is that the State has held up this  
grant. They cannot continue negotiations with the State unless this acceptance resolu-  
tion is adopted by the Council. Mr. Tucker agreed the effective date could be changed  
to read October 23, 1973, date of Council approval. Changing the effective date will  
not jeopardize the contract.

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A motion to place on this Calendar RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE OF NEW JERSEY, ACTING BY AND THROUGH THE DIRECTOR OF THE DIVISION OF PURCHASE AND PROPERTY IN THE DEPARTMENT OF THE TREASURY, FOR AND ON BEHALF OF THE STATE DEPARTMENT OF HEALTH, ACCEPTING FUNDS FOR THE MULTIPHASIC DRUG TREATMENT PROGRAM. (TOTAL COST OF PROGRAM \$1,240,880 OF WHICH \$1,116,792. PROVIDED BY STATE OF NEW JERSEY AND \$124,088. FROM PLANNED VARIATIONS FUNDS FOR A PERIOD OF ONE YEAR FROM JULY 1, 1973 TO JUNE 24, 1974), was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, President Megaro.

No: Councilman James.

Not Voting: Councilman Westbrooks.

7-R-ca.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF THE CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE OF NEW JERSEY, ACTING BY AND THROUGH THE DIRECTOR OF THE DIVISION OF PURCHASE AND PROPERTY IN THE DEPARTMENT OF THE TREASURY, FOR AND ON BEHALF OF THE STATE DEPARTMENT OF HEALTH, ACCEPTING FUNDS FOR THE MULTIPHASIC DRUG TREATMENT PROGRAM. (TOTAL COST OF PROGRAM \$1,240,880 OF WHICH \$1,116,792. PROVIDED BY STATE OF NEW JERSEY AND \$124,088. FROM PLANNED VARIATIONS FUNDS FOR A PERIOD OF ONE YEAR FROM October 23, 1973 to JUNE 24, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the following conditions: (1) An assurance that no services have been performed pursuant to this contract for which obligations are imposed upon the City without funds to pay for such obligations; (2) The Municipal Council will receive a budget insertion from Administration in the amount of \$1,116,792. to cover costs of execution of the project; (3) The effective date of this contract on page 3 shall be changed to read October 23, 1973; (4) Details will be supplied to the Municipal Council on the breakdown of personnel cost of \$765,921, was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, President Megaro.

No: Councilman James.

Not Voting: Councilman Westbrooks.

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MOTIONS.

7-M-a.

A MOTION DIRECTING THE CORPORATION COUNSEL TO PETITION THE ATTORNEY GENERAL FOR HIS OPINION AS TO WHETHER OR NOT COUNCILMAN TURCO'S GUILTY PLEA TO INCOME TAX EVASION INVOLVES MORAL TURPITUDE, was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Harris, James, Westbrooks.

No: Councilmen Bontempo, Bottone, Giuliano, Villani, President Megaro.

Councilman James asked whether a response had been received with respect to the communication addressed to the Port of New York and New Jersey Authority regarding personnel hiring practices at the Newark International Airport.

The City Clerk advised no reply had been received as yet but he would telephone the officials of this agency requesting an immediate reply.

Councilman Harris recalled several months ago he introduced an ordinance to regulate, control and stabilize rents and create a Rent Leveling and Control Board within the City of Newark. This proposed ordinance was tabled on February 7, 1973. Since then his staff has been thoroughly researching this matter.

Councilman Harris stated he will reintroduce this ordinance. He recommended a public hearing be held in the Council Chamber so that tenant associations, block associations and others interested can be heard on this matter. He wants to conduct this meeting in behalf of the people who pay rent in Newark and are not being protected.

The City Clerk commented Councilman Harris has the right to conduct a public hearing in the Council Chamber to get response of the citizens.

Councilman Harris declared he wants his remarks on the record so people will be informed. He will reintroduce the Rent Control Ordinance in behalf of the citizens of Newark at the next Council meeting. It is time to bring this matter to a vote and let the people know that they are not being protected by the City of Newark.

President Megaro called attention a bill with respect to this subject was introduced in the State Legislature and submitted to the Municipal Government Committee. His vote in the State Legislature stands as a matter of record.

Councilman Westbrooks said he feels very strongly about this matter and will vote for the adoption of the proposed ordinance.

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4-38 COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 25, 1973, NOMINATING MR. JAMES H. SLAUGHTER, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ALCOHOLIC BEVERAGE CONTROL OF THE CITY OF NEWARK, FOR A TERM COMMENCING FROM DATE OF CONFIRMATION AND EXPIRING AUGUST 31, 1976.

(Copy submitted to each Member of the Council)

(Mr. Slaughter met with the Council October 16, 1973)

A motion to defer action on this matter was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED SEPTEMBER 28, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR COMMUNITY RELATIONS EMERGENCY COORDINATOR)"

(Community Relations Emergency Coordinator \$9,567. - \$11,628.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration September 19, 1973)

(For action on this matter, see Item 6-F-b on Page 2 in the minutes of this meeting)

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND INCREASE PERMANENT POSITIONS IN THE LAW DEPARTMENT)"

(Clerk Typist \$4,830. - \$5,775.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

October 23, 1973

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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani,  
Westbrooks, President Megaro.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED  
'AN ORDINANCE CREATING PERMANENT POSITION IN THE OFFICE OF THE MAYOR AND ESTABLISHING  
SALARIES THEREFOR' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO  
CREATE THE POSITION OF RECEPTIONIST, KNOWLEDGE OF TYPING, IN THE NEWARK HUMAN RIGHTS  
COMMISSION)"

(Receptionist (Knowledge of  
Typing) \$6,615. - \$7,560.)

(Copy of ordinance and correspondence submitted to each Member of the  
Council)

A motion directing the City Clerk to place this ordinance on the November 7,  
1973 Calendar of the Municipal Council for first reading was made by Councilman  
Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, Westbrooks,  
President Megaro.

Not Voting: Councilman James.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE,  
RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING  
SALARIES THEREFORE' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO  
CREATE THE POSITION OF ADMINISTRATIVE SECRETARY)"

(Administrative Secretary \$9,345. - \$10,290.)

(Copy of ordinance and correspondence submitted to each Member of the  
Council)

A motion directing the City Clerk to place this ordinance on the November 7,  
1973 Calendar of the Municipal Council for first reading was made by Councilman Harris,  
seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, President  
Megaro.

No: Councilman Westbrooks.

Not Voting: Councilman James.

October 23, 1973

435  
8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE NO. 6-S & F-h, ADOPTED AUGUST 8, 1973, ADDING LOTS AND PARCELS TO BE ACQUIRED BY THE CITY OF NEWARK IN CONNECTION WITH THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH ADDITIONAL LOTS AND PARCELS SHALL BE ACQUIRED WITHIN THE APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 40A/45A-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Westbrooks, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

18-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF FIRE ENGINES, THE RECONSTRUCTION OF FIREHOUSE KITCHENS FOR THE FIRE DEPARTMENT AND THE IMPROVEMENT OF A PORTION OF WASHINGTON STREET IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$450,818 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 25/9-73, 26/10-73, 36/42-73 AND 97/329-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE AGREEMENT BETWEEN THE CITY OF NEWARK, TENANT AND STEVEN C. ROTHER, RECEIVER FOR PREMISES COMMONLY KNOWN AS 707 BROAD STREET, NEWARK, NEW JERSEY FOR A TERM OF FOUR (4) YEARS PURSUANT TO N.J.S. 40A:12-1 ET SEQ."

(Copy of ordinance and correspondence submitted to each Member of the Council)

October 23, 1973

406

(Business Administrator Bodine, Budget Officer Neely, Tax Collector Frisina, Tax Assessor Rother and Mayor's Administrative Aid Abrams met with the Council October 16, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Westbrooks, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE PURCHASING AGENT OF THE CITY OF NEWARK TO ENTER INTO A LICENSE AGREEMENT WITH BALCO PROPERTIES CORPORATION FOR CERTAIN LAND TO BE USED FOR THE STORAGE OF AUTOMOBILES TO BE AUCTIONED OFF." (\$100. per month)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-j. The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF AIDE TO COUNCILMAN, CITY CLERK'S OFFICE AND TO DELETE FIELD REPRESENTATIVE, CITY CLERK'S OFFICE)"

(Aide to Councilman,  
City Clerk's Office \$7,500. - \$7,500.)

(Copy of ordinance submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.



October 23, 1973

497  
8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR' (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT AND OTHER SALARIES)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

October 23, 1973

408

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

October 23, 1973

409  
8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-r.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

October 23, 1973

410

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-s.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-t.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

October 23, 1973

411  
8-u.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE FIRE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-bg) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-v.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-w.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

October 23, 1973

412

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

8-x.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 5, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R. S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966,' (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance returned to Administration October 3, 1973)

A motion directing the City Clerk to place this ordinance on the November 7, 1973 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from September 25, 1973 to October 10, 1973:

BINGO LICENSES

LICENSEE

St. Benedict's Church

PTA of Our Lady of Mt. Carmel School

LICENSE NUMBER

5893 (Amended)

6151 (Amended)

October 23, 1973

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BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. James Roman Catholic Church	6195 (Amended)
Church of Our Lady of Good Counsel	6231 (Amended)
Parent Association of St. Lucy's School	6307 (Amended)
St. Casimir's PTA	6312 (Amended)
Saint Antoninus Rosary Altar Society	6330
St. Michael's Merry Makers	6333
Remco Industries Chapter of Deborah	6335

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
4-H Flamingos R.E.C.A.	6150 (Amended)
League of St. Mary's Hospital	6296 (Amended)
Mothers Club of Essex Catholic High School	6327
Cana Club of Sacred Heart Church	6328
St. James Rosary-Altar Society	6329
Society of the Sacred Heart of St. Francis Xavier Church	6331
St. Francis Xavier Memorial Post #1187 of St. Francis Xavier Church	6332
The Leaguers, Inc.	6334

A motion to concur in the Report was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.


ADJOURNMENT.

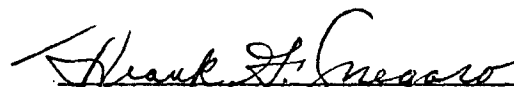
12. A motion to adjourn this meeting was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

This meeting adjourned at 1:00 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Frank G. Megaro  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:55 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Raymond Gora, St. Bridget's Roman Catholic Church.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Bernard Ekelchik, Sergeant-at-Arms.

Councilman James arrived 2:10 P. M.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF SEPTEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-b.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART I, PART II, PART IV, AND PART V, FOR THE MONTH OF AUGUST, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-c.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF SEPTEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-d.

The City Clerk presented COPY OF MINUTES OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD SEPTEMBER 26, 1973.

November 7, 1973



November 7, 1973

A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

/ 4-e.

The City Clerk presented COPY OF MINUTES OF JOINT MEETING MAINTENANCE, HELD SEPTEMBER 20, 1973.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

/ 4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD SEPTEMBER 19, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Turco, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

/ 4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD SEPTEMBER 19, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

/ 4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-121 AND INDICATING NO PROPERTIES DEMOLISHED FROM OCTOBER 1, 1973 TO OCTOBER 5, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

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4-i.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR SEPTEMBER, 1973.

A motion to approve the Report of Contracts awarded was made by President Megaro, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-j.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-6 FROM OCTOBER 8, 1973 TO OCTOBER 12, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bontempo, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-k.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR NINE MONTHS ENDING SEPTEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-l.

The City Clerk presented AUDIT REPORT OF THE PARKING AUTHORITY OF THE CITY OF NEWARK, FOR SIX MONTHS ENDING JUNE 30, 1973.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-m.

The City Clerk presented FINAL REPORT ON THE NEWARK INFILL STUDY, SUBMITTED BY NEWARK HOUSING DEVELOPMENT AND REHABILITATION CORPORATION.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

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PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF SAMUEL GLICK, OWNER UNDER CONTRACT, TO PERMIT IN A 2ND BUSINESS DISTRICT STORAGE AND SALE OF USED CLOTHING; ON PREMISES 469-471 SPRINGFIELD AVENUE.

(Vote of Board of Adjustment 4-0)

(Public Hearing Continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. SAMUEL GLICK, 469-471 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, applicant, appeared before the Municipal Council. She stated they are ready to move in. Mrs. Glick urged the Council to approve this variance.

Councilman Westbrooks stated he wanted to make a further research in connection with this application and requested a deferment on same.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

4-A-2.

The City Clerk read APPLICATION OF E. J. WALLACE, INC. (F.A. & C. MORROCCO, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIRS AND PAINTING SHOP; ON PREMISES 629-631 CENTRAL AVENUE; ON CONDITION THAT 1) THE EXHAUST SYSTEM MEETS ALL FIRE DEPARTMENT AND INDUSTRIAL HYGIENE REQUIREMENTS; 2) NO CARS ARE TO BE PARKED ON THE STREET WHILE AWAITING REPAIRS.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,

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President Megaro.

Not Voting: Councilman Westbrooks.

At this point Councilman Villani raised strenuous objections to the telephone being used on the dias by Councilman Westbrooks. She claimed this was being discourteous and she was unable to follow the proceedings of the meeting.

Councilman Westbrooks maintained this was his temporary office and he would use the phone as he pleased. He added Councilman Villani should have brought this to his attention privately.

A lengthy discussion ensued between Members of the Council resulting in a motion by Councilman Turco, seconded by Councilman Villani requesting the telephone be removed from the dias.

Councilman Harris stated this should have been discussed at a pre-meeting conference and the Council was expending too much time on this trivial matter.

Councilman James arrived at 2:10 P. M.

Councilman Bontempo left the meeting at 2:10 P. M.

(President Megaro declared a five minute recess at 2:15 P. M.)

(The Council reconvened at 2:20 P. M.)

The motion to remove the telephone from the dias was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Turco, Villani, President Megaro.

No: Councilmen James, Harris.

Not Voting: Councilman Westbrooks.

4-A-3.

The City Clerk read APPLICATION OF SHELL OIL COMPANY (DOROTHY MIELE, OWNER); TO PERMIT IN 2ND RESIDENCE AND 2ND BUSINESS DISTRICTS ADDITION TO EXISTING GASOLINE STATION; ON PREMISES 972-976 SOUTH ORANGE AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved February 17, 1960, October 15, 1969 and September 2, 1970)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

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Not Voting: Councilman James, Westbrooks.

At this point several people in the audience became boisterous and President Megaro directed the Sergeant-at-Arms to eject two citizens responsible for this outburst. The Sergeant-at-Arms complied with President Megaro's request.

Councilman Westbrooks raised the point that one of the individuals ejected was an employee of his and he wanted him to return to the Council Chamber which was serving as his temporary office.

After a lengthy discussion and a ruling from the parliamentarian, it was determined that those individuals who were ejected could not return to the Council Chamber.

Councilman Westbrooks requested an appeal be made with respect to the decision of the President to eject his employee from the Council Chamber.

A motion to appeal from the decision of the President to eject these individuals was made by Councilman Westbrooks, seconded by Councilman James and failed of adoption by the following votes:

Yes: Councilmen Bottone, Giuliano, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

Not Voting: Councilman Harris.

4-A-4.

The City Clerk read APPLICATION OF SHELL OIL COMPANY (GERTRUDE M. WALSH, OWNER); TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICTS ADDITION TO EXISTING GASOLINE STATION; ON PREMISES 725-735 SOUTH ORANGE AVENUE.

(Vote of Board of Adjustment 5-0)

(Previous applications approved March 6, 1963, July 6, 1966 and September 2, 1970)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-A-5.

The City Clerk read APPLICATION OF MANUEL FAGUNDO, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT CONSTRUCTION OF A 1-STORY ACCESSORY BUILDING ON A LOT CONTAINING A 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARDS AND NO ON-SITE PARKING; ON PREMISES 21 KOMORN STREET.

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(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Giuliano, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-A-6.

The City Clerk read APPLICATION OF ALBANO FERREIRA, OWNER, TO PERMIT IN A 3RD RESIDENCE DISTRICT 2-STORY ADDITION TO 2-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD AND NO ON-SITE PARKING; ON PREMISES 226 ELM STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Turco, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Megaro called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND INCREASE PERMANENT POSITIONS IN THE LAW DEPARTMENT)

(Clerk Typist \$4,830.-- \$5,775.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and

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directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

/ 6-F-b.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR" (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF RECEPTIONIST, KNOWLEDGE OF TYPING, NEWARK HUMAN RIGHTS COMMISSION)

(Receptionist (knowledge of Typing) \$6,615. - \$7,560.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

Absent During Roll Call: Councilman Westbrook.

President Megaro: The yeses are seven and one absent during roll call. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

/ 6-F-c.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE" (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ADMINISTRATIVE SECRETARY)

(Administrative Secretary \$9,345. - \$10,290.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

Absent During Roll Call: Councilman Westbrook.

President Megaro: The yeses are seven and one absent during roll call. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its

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introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

/ 6-F-d.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-h, ADOPTED AUGUST 8, 1973, ADDING LOTS AND PARCELS TO BE ACQUIRED BY THE CITY OF NEWARK IN CONNECTION WITH THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH ADDITIONAL LOTS AND PARCELS SHALL BE ACQUIRED WITHIN THE APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 40/A45A-73)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeases are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

(President Megaro declared a five minute recess at 2:35 P. M.)

(The Council reconvened at 2:40 P. M.)

/ 6-F-e.

The City Clerk read A BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF FIRE ENGINES, THE RECONSTRUCTION OF FIREHOUSE KITCHENS FOR THE FIRE DEPARTMENT AND THE IMPROVEMENT OF A PORTION OF WASHINGTON STREET IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$450,818 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 25/9-73, 26/10-73, 36/42-73 AND 97/329-73)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.



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President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-f.

The City Clerk read AN ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE AGREEMENT BETWEEN THE CITY OF NEWARK, TENANT AND STEVEN C. ROTHER, RECEIVER FOR PREMISES COMMONLY KNOWN AS 707 BROAD STREET, NEWARK, NEW JERSEY FOR A TERM OF FOUR (4) YEARS PURSUANT TO N.J.S. 40A:12-1 ET SEQ.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Tax Collector Rother and Mayor's Aide Abrams met with the Council November 5, 1973)

A motion to table this ordinance was made by Councilman Bottone, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-g.

The City Clerk read AN ORDINANCE TO AUTHORIZE THE PURCHASING AGENT OF THE CITY OF NEWARK TO ENTER INTO A LICENSE AGREEMENT WITH BALCO PROPERTIES CORPORATION FOR CERTAIN LAND TO BE USED FOR THE STORAGE OF AUTOMOBILES TO BE AUCTIONED OFF.

(\$100. per month)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO

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CREATE THE TITLE OF AIDE TO COUNCILMAN, CITY CLERK'S OFFICE AND TO DELETE FIELD REPRESENTATIVE, CITY CLERK'S OFFICE)

(Aide to Councilman, City Clerk's Office \$7,500. - \$7,500.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-i.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-j.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman

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Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-k.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR" (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT AND OTHER SALARIES)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Turco, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-l.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro,

No: Councilman Westbrooks.

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President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-m.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENTS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-n.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and

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directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-o.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Turco, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro,

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-p.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

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/ 6-F-q.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

/ 6-F-r.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

/ 6-F-s.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE FIRE DEPARTMENT AND ESTABLISHING SALARIES THERE--

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FOR" (6-S & F-bg) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SAL-  
ARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro,

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-t.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-u.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

6-F-v.

The City Clerk read AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, C.H.S., DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

A motion to consider Item 8-g on this Calendar under Ordinances on First Reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.



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/6-F-w.

The City Clerk read AN ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE A CONTRACT FOR THE PURCHASE OF REAL PROPERTY KNOWN AS 17-21 HALSEY STREET, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$162,500.00 AND THE ACCEPTANCE OF A DEED OF SAID PROPERTY, TO BE PAID FROM AN APPROPRIATION OF \$371,765.00 FOR NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER, HIGH IMPACT ANTI-CRIME PROGRAM WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH THE ADOPTION OF RESOLUTION 7-R-d AND 7-R-h, AUGUST 8, 1972.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

A motion to consider Item 8-g on this Calendar under Ordinances on First Reading was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/6-F-x.

The City Clerk read AN ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE A CONTRACT FOR THE PURCHASE OF REAL PROPERTY KNOWN AS 71-77 AUSTIN STREET, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$100,000.00 AND THE ACCEPTANCE OF A DEED OF SAID PROPERTY, TO BE PAID FROM AN APPROPRIATION OF VINDICATE SOCIETY TREATMENT CENTER SPONSORED BY THE HIGH IMPACT ANTI-CRIME AGENCY, THE STATE LAW ENFORCEMENT PLANNING AGENCY, AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, AND APPROVED BY THE MUNICIPAL COUNCIL IN ITS RESOLUTION NO. 7-R-ck AND DATED JUNE 27, 1973.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 20, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Megaro called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS IN AND FOR PUBLIC LIBRARY BUILDINGS OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$823,600 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 21/6-73 AND 22/7-73)

WHEREAS, the Municipal Council of The City of Newark by resolution No. 7RDN adopted June 12, 1973, has authorized the preparation of an ordinance appropriating the funds to finance the improvements hereinafter described (Capital Budget Project Nos. 21/6-73 and 22/7-73); NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The making of the improvements described in Section 3 of this ordinance are hereby authorized to be made by the City of Newark. There is hereby appropriated to the making of said improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

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Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Improvements, Purposes and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

- (1) Capital Budget Project No. 21/6-73 Rehabilitation Program  
Five Neighborhood Branch Libraries - Clinton, North End  
Vailsburg, Van Buren, Weequahic

The City shall substantially reconstruct the above referenced Branch Library buildings of the City, buildings of Class 'B' construction as defined in N.J.S. 40A:2-22 including the air conditioning of each such Branch building, interior and exterior water proofing and painting, installation and construction of fire escapes, construction of new

exterior vestibules, reconstruction of entranceways, installation of new storm doors and windows, flood lighting including all appurtenances necessary and suitable therefor.

Appropriation and Estimated Cost	\$750,000
Down Payment	\$ 37,500
Amount of Bonds and Notes	\$712,500
Period of Probable Usefulness	15 years

(2) Capital Budget Project No. 22/7-73 Major Overhaul of Passenger and Freight Elevators - Main Library

The City shall substantially reconstruct the existing passenger elevator and freight elevator services in the Main Library building, including a new elevator for passenger service hatchway entrances, control and hatch equipment, position indicators, operating equipment and safety edges; alterations to the machine room required by such reconstruction together with all appurtenances necessary and suitable therefor.

Appropriation and Estimated Cost	\$73,600
Down Payment	\$ 3,600
Amount of Bonds and Notes	\$70,000
Period of Probable Usefulness	15 years

Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$82,360 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$41,100 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$41,100 of said moneys is hereby appropriated to such purposes.

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Section 6. To finance said purposes, bonds of said City of an aggregate principal amount not exceeding \$782,500 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 7. To finance said purposes, bond anticipation notes of said City of an aggregate principal amount not exceeding \$782,500 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby

deligated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purposes, is a period of fifteen years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$782,500 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public

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hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR COMMUNITY RELATIONS EMERGENCY COORDINATOR)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor, (6-S & F-bg) adopted November 22, 1966, be amended by creating the title, minimum annual salary, maximum annual salary and code therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Community Relations Emergency Coordinator 06-013	\$9,567.	\$11,628.

Section 2. All prior ordinance or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

At this point Councilman Turco stated it appears there is an individual in the audience who is taping the proceedings. He requested that President Megaro direct this individual to turn the recorder off.

Councilman Westbrooks questioned under what ruling the tape recorder would

have to be turned off. He questioned whether the Council is aware whether the recorder is on or off.

At the request of President Megaro, the City Clerk replied it has been a standing rule of the Municipal Council since 1954 that no T.V. cameras or tape recorders were permitted in the Council Chamber during the Council meetings.

Councilman Westbrooks queried why the Clerks office was permitted to tape the proceedings and no one else was. He requested that the City Clerk furnish him with the ruling with respect to taping meetings.

At this point, President Megaro directed that an unruly person in the audience be ejected from the Council Chamber.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-u). (TO CREATE TITLE AND SALARY FOR DATA PROCESSING COORDINATOR, HEALTH AND WELFARE)

BE IT ORDINANED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor," adopted November 22, 1966 (6-S & F-u), be and the same is hereby amended by creating the title, title code, annual minimum salary and annual maximum salary and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Health and Welfare 13-001.40	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by



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Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-b1). (TO CREATE TITLE AND SALARY RANGE FOR DATA PROCESSING COORDINATOR, PUBLIC WORKS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor," (6-S & F-b1) adopted November 22, 1966, be and the same amended by creating the title, the minimum annual salary and maximum annual salary, title code, therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Data Processing Coordinator, Public Works 13-001.45	\$15,000.	\$18,000.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,

President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE POLICE DIRECTOR OF THE CITY OF NEWARK TO ENTER INTO A LEASE ON BEHALF OF THE CITY OF NEWARK OF REAL PROPERTY CONSISTING OF 2,562 SQUARE FEET OF SPACE AT 666 CLINTON AVENUE, NEWARK, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. A lease between Clinton & Girard, Inc., a New Jersey Business Corporation and the City of Newark, is hereby authorized.

2. That this lease shall be executed by Police Director Edward Kerr on behalf of the City of Newark.

3. That this lease is to be entered into in order to take full advantage of the Newark Police Department's "Team Policing Project" sponsored by the High Impact Anti-Crime Agency, the State Law Enforcement Planning Agency, and the Law Enforcement Assistance Administration and approved by the Municipal Council in its resolution numbered 7-R-cp June 20, 1973 and dated June 27, 1973.

4. A copy of the lease is attached hereto and made a part hereof.

5. All funds necessary to pay rental will be paid by the High Impact Anti-Crime Agency, the State Law Enforcement Planning Agency, and the Law Enforcement Assistance Administration.

Councilman Harris noted this ordinance involves team policing. It will provide more foot patrolmen on the streets and he was sure this will make a difference in the crime ratio as compared to years ago. The table of organization must be increased because crime has increased and he is in favor of anything that will improve the safety situation.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Permission is hereby granted to Amerada Hess Corporation, as approved by J. Swerida, Chief Inspector, Bureau of Combustibles, Newark Fire Department to construct and maintain at its own cost and expense, a 14" diameter Insulated Steel Petroleum Pipeline in easement 5'-0" wide along the right of way on the Easterly Side of Doremus Avenue with a minimum cover of 4'-0" below the surface as shown on drawing entitled "Pipeline Alignment 14" pipeline from Bayonne to Newark, Hudson and Essex Counties, New Jersey dated April 14, 1973 as prepared by Pipe Line Technologists, Inc., Post Office Box 22146, Houston, Texas 77027.

Section 2. The center line of this said easement is more fully described as:

BEGINNING at a point in Doremus Avenue (75) feet wide, said point being seven (7) feet west of the easterly line of Doremus Avenue and five (5) feet south, when measured at right angles to the prolongation of the southerly line of Lot 2 in the Tax Block 5074 as shown on the Tax Assessment Maps of the City of Newark; and running:

Thence (1) northerly in Doremus Avenue along a line which is parallel and seven (7) feet west of the easterly line of Doremus Avenue to a point which is one hundred twenty (120) feet southerly from the center line of Delancy Street, and running;

Thence (2) still northerly in Doremus Avenue to a point which is ten (10) feet north of the center line of Delancy Street and five (5) feet west of the easterly line of Doremus Avenue, and running;

Thence (3) still northerly in the same along a line which is parallel and five (5) feet west of the easterly line of the said Doremus Avenue, a distance of six hundred fifty-two (652) feet, more or less, to a point, said point being fifty-five (55) feet north of the centerline of a roadway or driveway which runs easterly from Doremus Avenue, and running;

Thence (4) still northerly in the same to a point which is two hundred sixty (260) feet southerly from the centerline of Wilson Avenue running westerly from Doremus Avenue and ten (10) feet west of the easterly sideline of Doremus Avenue, and running;

Thence (5) still northerly in the same to a point which is five (5) feet southerly from the centerline of Wilson Avenue running westerly from Doremus Avenue and five (5) feet west of the easterly line of Doremus Avenue or its prolongation, and running;

Thence (6) still northerly in the same along a line which is parallel and distant five (5) feet west of the easterly line of Doremus Avenue to a point in front of Lot 9 in Tax Block 5070, said point being thirty (30) feet southerly from the centerline of a culvert under Doremus Avenue, and running;

Thence (7) still northerly in the same to a point which is fifteen (15) feet southerly from the centerline of the above mentioned culvert and eight (8) feet west of the easterly line of Doremus Avenue; and running;

Thence (8) still northerly in the same to a point in front of Lot 7 in Tax Block 5070, said point being twenty (20) feet northerly from the centerline of an overhead pipe bridge crossing Doremus Avenue and five (5) feet west of the easterly line of Doremus Avenue, and running;

Thence (9) still northerly and in the same along a line which is parallel and distant five (5) feet west of the easterly line of Doremus Avenue to a point which is distant seventy-five (75) feet southerly from the southerly parapet wall of the Newark-New York Branch of the Central Railroad Bridge crossing over Doremus Avenue, and running;

Thence (10) westerly crossing Doremus Avenue to a point which is seventy-five (75) feet southerly from the southerly parapet wall of the above mentioned Railroad bridge and five (5) feet east of the westerly line of Doremus Avenue, and running;

Thence (11) northerly in Doremus Avenue parallel and distant five (5) feet east of the westerly line of Doremus Avenue to a point which is ninety (90) feet southerly from the centerline of Roanoke Avenue, and running;

Thence (12) easterly crossing Doremus Avenue to a point which is ninety (90) feet southerly from the centerline of Roanoke Avenue and two and one-half (2.5) feet west of the easterly line of the said Doremus Avenue, and running;

Thence (13) northerly in Doremus Avenue parallel and distant two and one-half (2.5) feet west of the easterly line of Doremus Avenue to a point which is one hundred twenty (120) feet southerly from the division line between Lots 10 and 12 in Tax Block 5011, and running;

Thence (14) still northerly in Doremus Avenue to a point which is five (5) feet west of the easterly line of Doremus Avenue and one hundred ten (110) feet southerly from the above mentioned division line, and running;

Thence (15) still northerly in Doremus Avenue parallel and along a line which is five (5) feet west of the easterly line of Doremus Avenue to a point which is one hundred five (105) feet northerly from the centerline of the center island of the ramp connecting eastbound Raymond Boulevard with Doremus Avenue, and running;

Thence (16) still northerly in the same to a point which is one hundred eight (108) feet north of the above mentioned center island and two and one-half (2.5) feet west of the easterly line of Doremus Avenue, and running;

Thence (17) still northerly in the same parallel and along a line which is two and one-half (2.5) feet west of the easterly line of Doremus Avenue to the mid-point between the outside face of the southerly parapet wall of the Lincoln Highway Bridge over Doremus Avenue and the most southerly pier supporting the said bridge, and running;

Thence (18) easterly on a course having a deflection angle of eighty-eight (88) degrees to the right to a point which is twenty (20) feet east of the west face of the Lincoln Highway Bridge piers closest to Doremus Avenue and on the easterly side, and running;

Thence (19) northerly on a course having a deflection angle of ninety (90) degrees to the left and said line being parallel and distant twenty (20) feet easterly from the westerly face of the above mentioned bridge piers, distant two hundred twenty (220) feet, more or less, to a point which is

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fifteen (15) feet southerly from the northerly line of the former Morris Canal, and running;

Thence (20) northwesterly on a course having a deflection angle of forty-five (45) degrees to the left to a point in the southerly line of the lands of the New Jersey Turnpike Authority.

BEING an easement five (5) feet in width, i.e., two and fifty hundredths (2.50) feet either side of the hereinabove described center line.

Section 3. That such permission be and the same is hereby given upon the condition and provision the said Amerada Hess Corporation, its successors and assigns, will, at its sole expense upon thirty (30) days notice in writing from the City of Newark, alter, relocate or remove such 14" Diameter Insulated Steel Petroleum Pipeline, or any part thereof as may be designated in the Removal or Relocation Notice as may be served by the City of Newark upon the said Amerada Hess Corporation.

Section 4. That such permission be and is hereby given upon the condition and provision the said Amerada Hess Corporation, its successors and assigns, shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any claims whatsoever, arising from or in any way connected with the granting of said privilege or by reasons of the installation, location, maintenance or the existence of such 14" Diameter Insulated Steel Petroleum Pipelines, in the above described five (5) feet wide easement in Doremus Avenue and street crossings.

Section 5. In addition to the aforesaid Indemnity Agreement, Amerada Hess Corporation, its successors and assigns, shall at its own cost and expense procure and keep in full force and effect paid up policies for Comprehensive General Liability Insurance in favor of the City of Newark, in an amount of at least \$250,000.00 for injury to any one person and \$1,000,000.00 to more than one person arising out of any one accident and Property Damage Insurance against any and all claims for damage to property of others to the extent of \$100,000.00. said policies to be approved by the Corporation Counsel of the City of Newark, New Jersey and proof of said coverage to be filed with the City Clerk prior to installation.

Section 6. That such permission is hereby given upon the express condition the said 14" Diameter Insulated Steel Petroleum Pipeline shall become subject to any Ordinance or Resolution adopted by the City of Newark that may apply to such Insulated Steel Petroleum Pipelines and that Amerada Hess Corporation, its successors and assigns, shall become liable for the payment of any fee or fees hereafter imposed by the City of Newark by such Ordinance or Ordinances.

Section 7. That such permission be and the same is hereby given upon further consideration that Amerada Hess Corporation shall commence installation of the said 14" Diameter Insulated Steel Petroleum Pipeline, not later than one month from the date of passage of this Ordinance and shall complete such installation in easement aforementioned within a period of one hundred twenty (120) days from the commencement of such work.

Section 8. That such permission be and the same is hereby given that the said Amerada Hess Corporation shall commence installation of the said 14" Diameter Insulated Steel Petroleum Pipeline, not later than one month from the date of passage of this Ordinance and shall complete such installation in easement aforementioned within a period of one hundred twenty (120) days from the commencement of such work.

Section 9. That such permission is hereby given that the said Amerada Hess Corporation shall comply with Sections 4 and 5 and obtain a written permit from the Permit Division of the Bureau of Streets and Sidewalks of the Department of Public Works before disturbing any Street Surface or making any installations, alterations or additions to the said 14" Diameter Insulated Steel Petroleum Pipeline whatsoever, including the original installation or removal of all or any part of such original installation.

Section 10. The written permission is granted subject to all State Laws and City Ordinances governing the said installation; maintenance and use of Insulated Steel Petroleum Pipelines.

Section 11. A copy of the aforesaid drawings, Amerada Hess Corporation, Woodbridge, New Jersey, Drawing No. AL-757-94 entitled "Pipeline Alignment 14" Pipeline from Bayonne to Newark, Hudson and Essex Counties,

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New Jersey" Sheet 35 of 48 and Sheets 35 to 46, inclusive all sheets dated April 14, 1973, as prepared by Pipe Line Technologists, Inc., Post Office Box 22146, Houston, Texas 77027 is affixed and made a part hereof.

Section 12. This ordinance shall take effect upon promulgation and passage in accordance with law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action and invite Business Administrator Bodine, Director of Public Works and Director of Engineering Zach to meet with the Council at their pre-meeting conference November 20, 1973 was made by Councilman Turco, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

#### HEARINGS OF CITIZENS.

6-HC-a. MR. JAMES RONE, 12 VINCENT COURT, NEWARK, NEW JERSEY.

6-HC-b. MRS. FLORA FORD, PRESIDENT, NEWARK TENANT COUNCIL, 224 ORANGE STREET, NEWARK NEW JERSEY.

6-HC-c. MRS. CONNIE WASHINGTON, 19-25 MC CARTER HIGHWAY, NEWARK, NEW JERSEY.

These speakers addressed the Municipal Council urging the Council to approve the Mayor's recommendations for Members of the Newark Housing Authority. They cited deplorable living conditions in public housing and noted this was the first time a tenant was being recommended by Administration.

They stressed the urgency of having a sensitive Housing Authority Board and pointed out the importance of a prompt approval of the Mayor's recommendation.

6-HC-d. MR. TOBY HENRY, 280 PRINCE STREET, NEWARK, NEW JERSEY, addressed the Municipal Council urging them not to approve the recommendations of the Mayor to the Housing Authority. He said these recommendations were made without the majority consent of tenants in housing.

6-HC-e. MR. HECTOR VALENTIN, PRESIDENT, UNITED FAMILIES OF THE NORTH, 75 PARK AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council urging the Council's support for a Day Care Center in the North Ward.

President Megaro replied this matter was before the Council tonight and he was sure the Council would approve the appropriation for the Day Care Center.

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RESOLUTIONS AND MOTIONS.RESOLUTIONS.

7-R-a. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FROM MANAGER OF LABOR COMPENSATION TO LABOR RELATIONS SPECIALIST; TO PROVIDE FUNDS FOR ADDITIONAL LABOR RELATIONS SPECIALIST TO END OF YEAR, EFFECTIVE OCTOBER 22, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per request of Personnel Officer was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

Absent During Roll Call: Councilmen James, Westbrooks.

7-R-b. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AGREEMENT WITH J.M. CLEMINSHAW CO., LOWEST FORMAL AND QUALIFIED BIDDER, FOR THE PURPOSE OF CONDUCTING A MASS REVALUATION PROGRAM OF ALL REAL PROPERTY WITHIN THE CITY OF NEWARK, NEW JERSEY, FOR THE USE OF THE LOCAL ASSESSOR, FOR THE SUM OF \$1,048,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

Absent During Roll Call: Councilmen James, Westbrooks.

7-R-c. RESOLUTION AUTHORIZING TAX COLLECTOR TO COMMENCE RECEIVERSHIP ACTIONS AGAINST PREMISES WITH TAX ARREARAGES OF SIX MONTHS OR MORE, AS PER ATTACHED SCHEDULE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

Absent During Roll Call: Councilmen James, Westbrooks.

7-R-d. RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS: PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

Absent During Roll Call: Councilmen James, Westbrooks.

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7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE CONTRACT AWARDED TO  
TOUCHE ROSS & CO. FOR PROFESSIONAL SERVICES WITH RESPECT TO THE DEVELOPMENT AND  
IMPLEMENTATION OF NUCLEAR SYSTEMS OF THE FISCAL ACCOUNTABILITY SYSTEM; COST OF AFORESAID  
WORK SHALL BE PAID FROM CURRENT FUND MONIES AND CDA/MODEL CITIES MONIES, RESPECTIVELY  
\$157,111. AND \$210,039., TALLING \$367,150. (CONTRACT AWARDED WITHOUT COMPETITIVE  
BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING  
ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was returned to Administration October 23, 1973)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, Westbrooks,  
 President Megaro.

Absent During Roll Call: Councilman James.

7-R-f.

RESOLUTION ESTABLISHING A CLASSIFICATION DISTINCTION FOR ALL SALARIES AND WAGES  
LINE ITEMS IN ANNUAL ADOPTED BUDGET; "COMMON"-ALL TITLES WHICH PROVIDE A BEGINNING SALARY  
OF \$11,999. OR LESS, "UNCOMMON"-ALL TITLES WHICH HAVE A BEGINNING SALARY OF \$12,000. OR  
MORE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, Westbrooks,  
 President Megaro.

Absent During Roll Call: Councilman James.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO  
EXECUTE CONTRACT AWARDED TO ATHENA MANPOWER CORPORATION FOR RENDERING PROFESSIONAL SERVICES  
IN CONNECTION WITH THE OVERALL PLANNING OF A COMPREHENSIVE DRUG TREATMENT CENTER; CONTRACT  
PROVIDES FOR PAYMENT OF \$10,000. WHICH IS INCLUDED IN BUDGET FOR THIRD ACTION YEAR MODEL  
CITIES PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC  
CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND  
CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject the resolution in view of the fact this is a ratification of a contract and not for prospective services was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:



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Yes: Councilmen Bottone, Giuliano, Turco, Villani, President Megaro.

Not Voting: Councilmen Harris, Westbrooks.

Absent During Roll Call: Councilman James.

7-R-h.

RESOLUTION RATIFYING CONTRACTS ENTERED INTO BY MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION AND THE DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR PURPOSE OF PROVIDING DAY CARE SERVICES AND AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO DISBURSE SUM OF \$22,454. TO NEW HOPE DAY CARE CENTER AND SUM OF \$25,413. TO NEW DAWN DAY CARE CENTER; \$49,867. HAS BEEN ALLOCATED TO COMMUNITY DEVELOPMENT ADMINISTRATION FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT IN PLANNED VARIATIONS I BUDGET. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACTS AWARDED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-i.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR PROVIDING DAY CARE SERVICES, AND TO DISBURSE TO UNITED FAMILIES CHILD DEVELOPMENT PROJECT SUM OF \$35,226., TO TRI CITY UNION FOR PROGRESS SUM OF \$16,825. AND TO KING MEMORIAL DAY NURSERY SUM OF \$7,292.40.; \$59,343.40 HAS BEEN ALLOCATED TO COMMUNITY DEVELOPMENT ADMINISTRATION FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT IN PLANNED VARIATIONS I BUDGET. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACT LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-j.

RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM; CITY'S APPLICATION FOR FINANCIAL ASSISTANCE UNDER THE SAFE AND CLEAN NEIGHBORHOODS ACT OF 1973 HAS BEEN APPROVED IN AMOUNT OF \$872,139.66, SAID CONTRACT CALLS FOR MATCHING EXPENDITURES AND A TOTAL OF \$500,000. HAD BEEN BUDGETED IN 1973 CITY OF NEWARK BUDGET.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and invite Director of Police Kerr to meet with the Council at their pre-meeting conference November 20, 1973 was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-k.

EMERGENCY RESOLUTION APPROPRIATING \$807., DEPARTMENT OF PUBLIC WORKS, WATER SUPPLY, PITOMETERMAN, TO PROVIDE FUNDS FOR ADDITIONAL SALARY INCREASES PROVIDED BY ORDINANCE 6-S & F-b, OCTOBER 3, 1973 PROVIDED IN LABOR CONTRACT WITH INTERNATIONAL BROTHERHOOD OF TEAMSTERS, CHAUFFEURS, WAREHOUSEMEN AND HELPERS OF AMERICA, LOCAL 945; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-l.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, POLICE DEPARTMENT, FROM SALARIES AND WAGES, ASSISTANT DATA PROCESSING COORDINATOR, DATA PROCESSING COORDINATOR AND POLICE TELEPHONE AND TELEGRAPH OPERATOR TO SUPERVISOR OF TABULATING MACHINE OPERATOR AND ASSISTANT SUPERVISOR OF TABULATING MACHINE OPERATOR; TO PROVIDE FUNDS FOR TWO TITLES TO END OF YEAR. FUNDS AVAILABLE DUE TO LACK OF TITLE ORDINANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-m.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, MULTI-PHASIC DRUG TREATMENT PROGRAM-\$1,116,732. ITEM AVAILABLE FROM NATIONAL INSTITUTE OF MENTAL HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

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7-R-n. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, SALARIES AND WAGES AND DEPARTMENT OF ENGINEERING, SALARIES AND WAGES AND OTHER SALARIES AND WAGES-\$157,111. TO DEPARTMENT OF FINANCE, DIVISION OF ACCOUNTS AND CONTROLS, OTHER EXPENSES-\$157,111., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-o. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF THE MAYOR AND AGENCIES, MAYOR'S OFFICE, OTHER EXPENSES-\$115. TO OFFICE OF THE MAYOR AND AGENCIES, BOARD OF ADJUSTMENT, OTHER EXPENSES-\$115., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-p. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, SALARIES AND WAGES, BUDGET EXAMINER, 37½ HOURS-\$1,000. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, SALARIES AND WAGES, OVERTIME-\$1,000. PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-q. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL, STATUTORY EXPENDITURES, CONTRIBUTION TO POLICE AND FIREMEN'S RETIREMENT SYSTEM OF N.J.-\$100,000. TO UNCLASSIFIED PURPOSES, OTHER EXPENSES, GROUP INSURANCE-\$100,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

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7-R-r.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL, STATUTORY EXPENDITURES, CONTRIBUTION TO PUBLIC EMPLOYEES' RETIREMENT SYSTEM-\$80,000., CONTRIBUTION TO POLICE AND FIREMEN'S RETIREMENT SYSTEM OF N.J.-\$88,000. AND CONTRIBUTION TO PENSION - VARIOUS DIVISIONS-\$25,000. TO DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL, STATUTORY EXPENDITURES, CONTRIBUTION TO SOCIAL SECURITY SYSTEM (O.A.S.I.)-\$193,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

The City Clerk called for further bids upon Resolution 7-R-bs, adopted October 3, 1973, acknowledging receipt of offer from Leon Ewing, to lease City-owned property at 940 Broad Street, Block 874, Lot 11, for \$200. per month. This offer was advertised and the date of sale was established for this date.

There were no further bids for the lease of this property.

A motion to close the hearing and accept the offer of Leon Ewing, was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-s.

The City Clerk then presented RESOLUTION ACCEPTING BID OF LEON EWING, TO LEASE CITY-OWNED PROPERTY AT 940 BROAD STREET, BLOCK 874, LOT 11, FOR \$200. PER MONTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

The City Clerk called for further bids based upon Resolution 7-R-x, adopted October 23, 1973, acknowledging receipt of offer from Borivoje Josifovski, to purchase City-owned property at 241 Broad Street, Block 442, Lot 12, for \$2,500. This offer was advertised and the date of sale was established for this date.

There were no further bids for the sale of this property.

A motion to close the hearing and accept the offer of Borivoje Josifovski, was made by President Megaro, seconded by Councilman Giuliano and declared adopted by

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President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-t.

The City Clerk then presented RESOLUTION ACCEPTING BID OF BORIVOJE JOSIFOVSKI, TO PURCHASE CITY-OWNED PROPERTY AT 241 BROAD STREET, BLOCK 442, LOT 12, FOR \$2,500.

(Dimensions: 25 x 110; 4th Residential District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

The City Clerk called for further bids based upon Resolution 7-R-w, adopted October 23, 1973, acknowledging receipt of offer from Richard J. Davis, to purchase City-owned property at 153 Camden Street, Block 262, Lot 38, for \$1,300. This offer was advertised and the date of sale was established for this date.

There were no further bids for the sale of this property.

A motion to close the hearing and accept the offer of Richard J. Davis, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-u.

The City Clerk then presented RESOLUTION ACCEPTING BID OF RICHARD J. DAVIS, TO PURCHASE CITY-OWNED PROPERTY AT 153 CAMDEN STREET, BLOCK 262, LOT 38, FOR \$1,300.

(Dimensions: 25 x 100; 3rd Industrial District)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-v.

RESOLUTION ESTABLISHING HOLIDAY SCHEDULE FOR THE YEAR 1974.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

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7-R-w.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM KATHRYN HAK AND CHESTER HAK, HER HUSBAND, OWNERS OF PREMISES 90 ELIZABETH AVENUE, BLOCK 2785, LOT 6, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-x.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FEDERAL NATIONAL MORTGAGE ASSOCIATION, OWNER OF PREMISES 18 HEDDEN TERRACE, BLOCK 3024, LOT 19, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-y.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SOPHIE JAGACZEWSKI, WIDOW, HELEN B. ZIOBRO, WIDOW, FLORENCE J. SCHESKOWSKY AND NICHOLAS SCHESKOWSKY, HER HUSBAND, MARY L. DAWIEC, WIDOW AND SUZAN DAWIEC, OWNERS OF PREMISES 399 SOUTH 7TH STREET, BLOCK 302, LOT 47, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-z.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SOPHIE JAGACZEWSKI, WIDOW, HELEN B. ZIOBRO, WIDOW, FLORENCE J. SCHESKOWSKY AND NICHOLAS SCHESKOWSKY, HER HUSBAND, MARY L. DAWIEC, WIDOW AND SUZAN DAWIEC, OWNERS OF PREMISES 114 SIXTEENTH AVENUE, BLOCK 302, LOT 13, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ba.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM THEODORE C. MIRABELLA AND THERESA M. MIRABELLA, HIS WIFE, OWNERS OF PREMISES 35 GARSIDE STREET, BLOCK 474, LOT 49, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A motion to adopt the resolution was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$2,148.72 TO YETTA TELESNICK, ADMINISTRATRIX OF THE ESTATE OF MAX TELESNICK AND MARIO V. FARCO, ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, IN SETTLEMENT OF CLAIM FOR MAX TELESNICK WHO WAS EMPLOYED BY THE CITY OF NEWARK AND SUSPENDED AND SUBSEQUENTLY REINSTATED BECAUSE OF DISMISSAL OF INDICTMENT BY THE ESSEX COUNTY GRAND JURY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$1,000. IN FULL SETTLEMENT OF CLAIM TO PHILIP CURRIE AND RUSIGNOLA AND PUGLIESE, ESQS., HIS ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR PERSONAL INJURIES SUSTAINED IN A SIDEWALK FALLDOWN CAUSED BY A BUTTONBALL TREE ROOT ON JANUARY 18, 1970 IN FRONT OF 34 ELM STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes.

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bd.

RESOLUTION RESCINDING RESOLUTION 7-R-j, ADOPTED JULY 1, 1970 "RESOLUTION DESIGNATING EIGHT (8) BANKS AS DEPOSITORIES FOR FUNDS OF THE CITY OF NEWARK, NEW JERSEY."

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bd-1.

RESOLUTION DESIGNATING NINE (9) BANKS AS DEPOSITORIES FOR FUNDS OF THE CITY OF NEWARK, NEW JERSEY.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-be. RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 6, 1973, PROPOSED 1973-1978 CAPITAL IMPROVEMENT PROGRAM, BY ADDING TO 1973 CAPITAL BUDGET, CAPITAL FUND, PROJECT 28/13-73, PLANNING RECREATIONAL FACILITIES IN NEWARK'S PEQUANNOCK WATERSHED-\$65,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and invite Project Manager of Newark Watershed Study Moore to meet with the Council November 20, 1973 was made by Councilman Harris, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

7-R-bf. RESOLUTION EXPRESSING APPRECIATION AND THANKS TO WILLIAM S. MAC DONALD FOR MORE THAN TWENTY YEARS OF EXEMPLARY SERVICE AS A MEMBER OF THE NEWARK ALCOHOLIC BEVERAGE CONTROL BOARD.

(Copy of resolution submitted to each Member of the Council)

Councilman Harris suggested a plaque be ordered to honor this longtime faithful Board Member for his service to the City.

A motion to adopt the resolution was made by Councilman Turco, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bg. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO RECEIVE A GRANT AWARD FROM THE UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, OFFICE OF EDUCATION, WASHINGTON, D. C. IN THE AMOUNT OF \$2,177. FOR THE PROGRAM ENTITLED "HELP COMMUNITIES HELP THEMSELVES."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bh. RESOLUTION AUTHORIZING FRANK G. MEGARO, PRESIDENT OF THE MUNICIPAL COUNCIL, TO REJECT OR APPROVE FOR THE GOVERNING BODY, THE FINDINGS AND DETERMINATIONS ON BINGO AND



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RAFFLES LICENSES APPLICATIONS.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-bi.

EMERGENCY RESOLUTION APPROPRIATING \$25,000. DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, TO PROVIDE FUNDS FOR GAS AND ELECTRIC UTILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-bj.

RESOLUTION AUTHORIZING DIRECTOR OF DEPARTMENT OF ENGINEERING TO EXECUTE CONTRACT WITH PUMPING SERVICES INC.; LOWEST RESPONSIBLE BIDDER FOR INSTALLATION OF THREE NEW PUMPS AT MC CLELLAN STREET PUMP STATION FOR THE SUM OF \$12,869.00; SAID FUNDS PROVIDED FOR BY RESOLUTION 7-R-cn, ADOPTED AUGUST 8, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

MOTIONS.

/ 7-M-a.

A MOTION REQUESTING THE BUSINESS ADMINISTRATOR TO EXPLORE THE POSSIBILITY OF AN AGREEMENT WITH THE ESSEX COUNTY SHADE TREE COMMISSION PERMITTING THEM TO CARE FOR AND TRIM ALL TREES LOCATED ON COUNTY ROADS WITHIN THE CONFINES OF THE CITY OF NEWARK, was

made by Councilman Bottone, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Turco.

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7-M-b.

A MOTION DIRECTING THE LAW DEPARTMENT TO SEE WHAT LEGAL ACTION CAN BE TAKEN AGAINST THE BOARD OF EDUCATION RELATING TO THE MAXIMUM SALARY OF \$20,000. FOR SECRETARIES; FURTHER THAT REPRESENTATIVES OF THE BOARD OF EDUCATION BE INVITED TO MEET WITH THE MUNICIPAL COUNCIL IN CONFERENCE TO DISCUSS THIS MATTER, was made by Councilman Harris, seconded by Councilman Westbrook and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrook, President Megaro.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED SEPTEMBER 25, 1973, NOMINATING JAMES H. SLAUGHTER, 825 SOUTH 12TH STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ALCOHOLIC BEVERAGE CONTROL OF THE CITY OF NEWARK, FOR A TERM COMMENCING FROM DATE OF CONFIRMATION AND EXPIRING AUGUST 31, 1976.

(Copy of communication submitted to each Member of the Council)

(Mr. Slaughter met with the Council October 16, 1973)

A motion to confirm the nomination of Mr. James H. Slaughter as a Member of the Board of Alcoholic Beverage Control for a term commencing from date of confirmation and expiring August 31, 1976 was made by Councilman James, seconded by Councilman Westbrook.

Councilman James stated he felt we owe this nominee the opportunity to continue serving with the knowledge he has gained from his first term in office. He added it was incumbent upon the Council to continue the nominees' expertise and knowledge in this position.

Councilman Harris stated he had attended many A.B.C. hearings and it would be wise that the Members of the Council read some of the transcripts of those meetings. He felt the record would speak for itself and the Council could judge on behavior alone what their vote should be in this instance.

Councilman Bottone stated he did not have to justify his vote but his vote would be based on answers to questions posed the nominee at the pre-meeting conference.

Councilman James added you cannot expect anyone to sit on the board for a length of time without controversial decisions. He questioned whether Mr. MacDonald who served on the A.B.C. Board for 20 years was without fault? He could not understand the double standard being set forth now. He trusted the vote of the Council would not be based on some hidden agenda that is not before the public.

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Councilman Westbrook pointed out if there had been problems with the nominee, the Council had the opportunity to bring them forth during the interview with the nominee. He personally felt the nominee is good for the position and can not expect him to be without controversy.

As far as any allegations made with reference to his behavior at the A.B.C. meetings, he could not answer for that since he was not in attendance at that many A.B.C. meetings.

Councilman Harris questioned the City Clerk whether another deferment could be made in this instance.

The City Clerk replied after one deferment the Code provides for either approving or rejecting a nomination.

Councilman Harris questioned how this matter could be delayed until such time as his colleagues could read copies of transcript of A.B.C. hearings. He cited a case which appeared before the A.B.C. and asked representative of the Law Department did she recall a particular instance and if transcripts are available?

Miss Beth Jaffe, Assistant Corporation Counsel replied she did not recall the instance referred to and pointed out transcripts are not prepared unless they are ordered. She said this would take quite a length of time to prepare such transcript.

Councilman Harris stated his opinion is predicated not only what he has seen of the behavior of this individual but by the fact that many black tavern owners do not want him on the board.

Councilman James said he had been in communication with Mr. Tom Murray, President of the Taverns Association, 55 Vassar Avenue who informed him he unequivocally endorsed Mr. Slaughter to the A.B.C. Board.

Councilman Harris replied the large number of bar owners belong to another group and they are opposed to Mr. Slaughter.

Councilman James questioned if so many people have been injured at the meetings why aren't they speaking against the nominee?

Councilman Turco questioned if this nomination fails today, can the Mayor resubmit same and the City Clerk replied in the affirmative.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Giuliano, James, Turco, Villani, Westbrook, President Megaro.

No: Councilmen Bottone, Harris.

President Megaro: The nomination is confirmed.

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8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED OCTOBER 11, 1973, NOMINATING MR. RALPH A. DE VINO, 292 WALNUT STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ALCOHOLIC BEVERAGE CONTROL OF THE CITY OF NEWARK, FOR A TERM COMMENCING FROM DATE OF CONFIRMATION AND EXPIRING AUGUST 31, 1975.

(Copy submitted to each Member of the Council)

(Mr. De Vino met with the Council November 5, 1973)

A motion to confirm the nomination of Mr. Ralph A. De Vino as a Member of the Board of Alcoholic Beverage Control, for a term commencing from date of confirmation and expiring August 31, 1975, was made by Councilman Turco, seconded by Councilman Giuliano.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,

President Megaro.

No: Councilman Westbrooks.

President Megaro: The nomination is confirmed.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DEPUTY MAYOR)

(Deputy Mayor \$18,000. - \$18,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to reject this ordinance was made by Councilman James, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Turco, Westbrooks.

No: Councilman Giuliano.

Not Voting: Councilmen Villani, President Megaro.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Nevada Street, both sides from Court Street to its terminus)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 20, 1973 Calendar of the Municipal Council for first reading was made by Councilman Turco, seconded by Councilman Harris and adopted by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23.5-6, STOPPING OR STANDING, PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BOTH SIDES OF LOCK STREET, FROM SUSSEX AVENUE TO CENTRAL AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

8-f.

COMMUNICATION FROM BUSINESS ADMINISTRATION BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE A CONTRACT FOR THE PURCHASE OF REAL PROPERTY KNOWN AS 17-21 HALSEY STREET, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$162,500.00 AND THE ACCEPTANCE OF A DEED OF SAID PROPERTY, TO BE PAID FROM AN APPROPRIATION OF \$371,765.00 FOR NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER, HIGH IMPACT ANTI-CRIME PROGRAM WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH THE ADOPTION OF RESOLUTION 7-R-d AND 7-R-h, AUGUST 8, 1973."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-w on Page 18 in the minutes of this meeting)

8-g.

COMMUNICATION FROM BUSINESS ADMINISTRATION BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE A CONTRACT FOR THE PURCHASE OF REAL PROPERTY KNOWN AS 71-77 AUSTIN STREET, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$100,000.00 AND THE ACCEPTANCE OF A DEED OF SAID PROPERTY, TO BE PAID FROM AN APPROPRIATION OF VINDICATE SOCIETY TREATMENT CENTER SPONSORED BY THE HIGH IMPACT ANTI-CRIME AGENCY, THE STATE LAW ENFORCEMENT PLANNING AGENCY, AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, AND APPROVED BY THE MUNICIPAL COUNCIL IN ITS RESOLUTION NO. 7-R-ck AND DATED JUNE 27, 1973."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-x on Page 18 in the minutes of this meeting)

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8-h.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED OCTOBER 26, 1973, NOMINATING MR. RUDOLPH F. NOVOTNY, 71 SEVEN BRIDGE ROAD, LITTLE SILVER, NEW JERSEY, AS A MEMBER OF THE NEWARK PARKING AUTHORITY FOR A TERM COMMENCING FROM DATE OF CONFIRMATION UNTIL OCTOBER 20, 1977.

(Copy of communication submitted to each Member of the Council)

(Mr. Novotny met with the Council November 5, 1973)

Councilman Giuliano suggested the Council defer action on the nominations in Items 8-h through 8-l so that the Council can discuss them further with the Mayor.

Councilman Harris noted the Council met with the Mayor regarding these nominations and cannot see what another meeting would produce. He wanted it made clear he is opposed to voting for nominees who are not residents of Newark. He felt the Council should deal with these nominations forthwith and consider them individually.

Councilman Westbrooks felt these nominations should be considered individually.

(A motion to reject this nomination failed of adoption and a motion to return to Administration was adopted by the Municipal Council. These motions were later declared to be out of order)

The City Clerk explained that upon receipt of any nominations from the Mayor, the presiding officer must put the question to the Council as to whether the Council will confirm the nomination. If there is no approval to confirm then another motion may be made.

A motion to confirm the nomination of Mr. Rudolph F. Novotny, as a Member of the Newark Parking Authority for a term commencing from date of confirmation until October 20, 1977 was made by Councilman Westbrooks, seconded by Councilman Harris.

President Megaro: Will the Council confirm the nomination?

Yes: Councilman Turco.

No: Councilmen Harris, James, Westbrooks.

Not Voting: Bottone, Giuliano, Villani, President Megaro.

President Megaro: This nomination failed of adoption.

8-i.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED OCTOBER 26, 1973, NOMINATING MR. MARSHALL WOLF, 9 EDGEWOOD ROAD, CHATHAM, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY, FOR THE TERM OF OFFICE EXPIRING APRIL 20, 1974.

(Copy of communication submitted to each Member of the Council)

(Mr. Wolf met with the Council November 5, 1973)

Councilman Harris stated he has no personal objections to this nominee but he did not think an individual who lives in Chatham knows about the conditions of public

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housing. He added he is certainly not receptive to an out-of-towner on a policy making board for residents in public housing. He stated he told the Mayor he was in opposition to nominees such as this.

Councilman James pointed out the Mayor has indicated he desires this confirmation and pointed out it would be very difficult to satisfy all the tenants. Councilman James cited instances where Council approved people who resided out of the City.

Councilman Villani stated she did not feel a person living out of the City could relate to the problems connected with public housing.

Councilman Westbrooks stated he would be consistent and would not vote for anyone who did not reside in the City of Newark. He pointed out he had voted in the past for nominees who indicated they would take up residency in the City if they were approved.

Councilman Turco felt the issue of residency is important enough to warrant further consideration.

A motion to reject this nomination was made by Councilman Westbrooks, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Harris, Turco, Villani, Westbrooks.

No: Councilman James.

Not Voting: Councilmen Giuliano, President Megaro.

8-j.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED OCTOBER 26, 1973, NOMINATING MR. MILLARD TERRELL, 26 RIVERVIEW TERRACE, NEWARK, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY, FOR THE TERM OF OFFICE EXPIRING APRIL 20, 1976.

(Copy of communication submitted to each Member of the Council)

(Mr. Terrell met with the Council November 5, 1973)

Councilman Turco felt it is vitally necessary to appoint a tenant to the Newark Housing Authority and he believes Mr. Terrell will be an excellent representative.

He felt the Council was encountering a technical problem because the first nomination should be filled in an existing vacancy. He urged the Mayor to first fill this existing vacancy and then deal with the other nominees.

President Megaro noted there had been great demands made upon the Council to appoint a resident of public housing to the Newark Housing Authority. He was sure the Council was in accord with the nomination of Mr. Terrell but they are also mindful of the importance of continuing a representative of labor on the Housing Authority.

He felt the Council should return the nomination of Mr. Terrell to the Mayor and request him to return the nomination to fill the existing vacancy.

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Councilman Harris said he cannot understand all this discussion. He noted the Corporation Counsel, in conference, explained to the Council that they cannot switch nominees or dates and that the Council must vote on the nominees the way it was submitted by the Mayor.

Councilman Turco replied he felt it was of vital importance that labor be represented on the Newark Housing Authority.

Councilman Westbrooks agreed the Council must act on these nominations the way the Mayor submitted them.

A motion to confirm the nomination of Mr. Millard Terrell, as a Member of the Newark Housing Authority, for the term of office expiring April 20, 1976 was made by Councilman Westbrooks, seconded by Councilman Harris.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Harris, James, Westbrooks.

Not Voting: Councilmen Bottone, Giuliano, Turco, Villani, President Megaro.

President Megaro: This confirmation failed of adoption.

Councilman Turco said since Mr. Terrell has not been confirmed and since Mr. Wolfe has been rejected to fill Father Finnegan's post, he questioned if the Mayor at the next meeting can resubmit the name of Mr. Terrell to fill Father Finnegan's post. He said he was prepared to vote for him not only at the next meeting but at a special meeting tomorrow.

Councilman James questioned whether the Council is concerned about public housing or is playing politics. He felt they should get on with the confirmation.

Councilman Westbrooks agreed with Councilman James and added the Mayor had told the Council in private conference that under no circumstances would he change his selections.

(President Megaro declared a five minute recess at 5:25 P. M.)

(The Council reconvened at 5:30 P. M.)

Councilman Turco stated during the recess it was pointed out Mr. Wolf's nomination to replace Father Finnegan was rejected and the vacancy still exists. It was further pointed out if Mr. Terrell were to be confirmed, the labor representative can still be brought before the Council by the Mayor to fill the vacancy slot at a future meeting.

He requested the Council to reconsider their vote with respect to Mr. Terrell.

A motion to reconsider the motion with respect to the nomination of Mr. Terrell was made by Councilman Turco, seconded by Councilman Villani and adopted by the following votes:



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Yes: Councilmen Bottone, Giuliano, James, Turco, Villani, Westbrooks,  
President Megaro.

Not Voting: Councilman Harris.

A motion to confirm the nomination of Mr. Millard Terrell as a Member of  
the Newark Housing Authority, for the term of office expiring April 20, 1976 was made  
by Councilman Westbrooks, seconded by Councilman Harris.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

President Megaro: The confirmation is confirmed.

8-k.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON,  
RECEIVED OCTOBER 26, 1973, NOMINATING MR. JAMES CUNDARI, 380 MT. PROSPECT AVENUE, NEWARK,  
NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY, FOR THE TERM OF OFFICE EXPIRING  
APRIL 20, 1977.

(Copy of communication submitted to each Member of the Council)

(Mr. Cundari met with the Council November 5, 1973)

Councilman Turco said the same principle is involved here. He pointed out the  
Council indicated Mr. Cundari is highly respected by the Members of the Council and the  
Vice-Chairman of the Newark Housing Authority Mr. Raymond Stabile is also fully  
respected. He maintained he would like the Mayor to resubmit Mr. Cundari's name for the  
post held by Father Finnegan. He stated he would have to abstain from this nomination  
because he cannot vote to replace Mr. Stabile who has shown an outstanding record as  
an Essex County Freeholder, as Chairman of Senior Citizen Commission and as Vice-  
Chairman of the Newark Housing Authority.

A motion to confirm the nomination of Mr. James Cundari, as a Member of the  
Newark Housing Authority, for the term of office expiring April 20, 1977 was made by  
Councilman Harris, seconded by Councilman James.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Harris, James.

Not Voting: Councilmen Bottone, Giuliano, Turco, Villani, Westbrooks,  
President Megaro.

President Megaro: This nomination failed of adoption.

8-l.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON,  
RECEIVED OCTOBER 26, 1973, NOMINATING MR. OLIVER LOFTON, 203 CLAIRMONT TERRACE, EAST  
ORANGE, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY FOR THE TERM OF OFFICE  
EXPIRING APRIL 20, 1978.

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(Copy submitted to each Member of the Council)

(Mr. Lofton met with the Council November 5, 1973)

Councilman James felt you cannot reach out for a man with a better background and more knowledge than Mr. Lofton to serve on the Newark Housing Authority. He noted the nominee has served on numerous boards. He felt the Council should not play politics and they had approved many out-of-towners.

The Council is now talking about an individual who is highly qualified. He urged the Council to support this nomination.

A motion to confirm the nomination of Mr. Oliver Lofton, as a Member of the Newark Housing Authority, for the term of office expiring April 20, 1978 was made by Councilman James, seconded by Councilman Westbrooks.

President Megaro: Will the Council confirm the nomination?

Yes: Councilman James.

No: Councilman Harris.

Not Voting: Councilmen Bottone, Giuliano, Turco, Villani, Westbrooks,

President Megaro.

President Megaro: This nomination failed of adoption.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "BOND ORDINANCE AUTHORIZING STAGE I (PRELIMINARY PLANNING, TEST AND SURVEYS) OF THE ESTABLISHMENT OF RECREATIONAL FACILITIES IN THE PEQUANNOCK WATERSHED OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$65,000. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 22/23-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

#### PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

November 7, 1973

## NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from October 4, 1973 to October 26, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Sacred Heart Cathedral School	6104 (Amended)
Parent Teachers Association of Mt. Carmel School	6151 (Amended)
Queen of Angels, Parent Teachers Association	6293
St. Columba Rosary Society	6304 (Amended)
Rosary Altar Society, Sacred Heart Church	6305 (Amended)
St. Lucy's Roman Catholic Church	6340
Mt. Carmel Guild - Special Education for the Blind	6341
Youth Development Association	6345

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society, Sacred Heart Church	6323
Church of Our Lady of Good Counsel	6336
Our Lady of Mt. Carmel, Parent Teachers Association	6337
Our Lady of Mt. Carmel, Parent Teachers Association	6338
Central Ward Girls' Club, Boys' Clubs of Newark	6339
Holy Name Society of Blessed Sacrament Church	6342
League of St. Mary's Hospital	6343
Mothers' Club of Essex Catholic High School	6344
Beulah Grove Baptist Church	6346
St. Lucy's Roman Catholic Church	6347
Rosary Altar Society, Sacred Heart Church	6349
Parents and Guardians Guild of St. Vincent Academy	6350
Parents and Guardians Guild of St. Vincent Academy	6351

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A motion to concur in the Report was made by Councilman Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.


ADJOURNMENT.

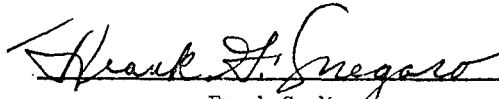
12-a. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

This meeting adjourned at 5:50 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Frank G. Megaro  
\_\_\_\_\_  
President



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Newark, New Jersey, November 9, 1973

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 1:50 P.M.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

The City Clerk stated he was in receipt of a communication dated November 7, 1973 from Honorable Frank G. Megaro, President of the Municipal Council, calling a Special Meeting of the Municipal Council for Friday, November 9, 1973, at 11:00 A.M., or as soon thereafter as may be possible to consider proposed RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE NEW WELL NARCOTIC REHABILITATION CENTER, INC., LOCATED AT 91-95 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY, TO PROVIDE SERVICES IN THE AREA OF ADDICT REHABILITATION; COSTS OF THE AFORESAID SERVICES TO BE PAID BY THE CITY OF NEWARK THROUGH A GRANT AGREEMENT WITH THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, NOT TO EXCEED \$46,978.00 (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a)).

RESOLUTION:

7-R-a.

RESOLUTION AUTHORIZING THE MAYOR AND THE DIRECTOR OF THE COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH THE NEW WELL NARCOTIC REHABILITATION CENTER, INC., LOCATED AT 91-95 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY, TO PROVIDE SERVICES IN THE AREA OF ADDICT REHABILITATION; COSTS OF THE AFORESAID SERVICES TO BE PAID BY THE CITY OF NEWARK THROUGH A GRANT AGREEMENT WITH THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, NOT TO EXCEED \$46,978.00 (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a)).

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, Westbrooks, President Megaro.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Giuliano, seconded

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by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Villani, Westbrooks,  
President Megaro.

This meeting adjourned at 1:55 P.M.

APPROVED

Frank D'Ascensio

Frank D'Ascensio

City Clerk

Frank G. Megaro

Frank G. Megaro

President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 2:10 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Boyd Cantrell, Hopewell Baptist Church.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosco, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF OCTOBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-b. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR FISCAL YEAR BEGINNING JULY 1, 1972 AND ENDING JUNE 30, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-c. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD SEPTEMBER 24, 1973.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-d. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF EDUCATION, REGULAR MONTHLY MEETING, HELD OCTOBER 23, 1973, ADDENDUM.

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A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-e.

The City Clerk presented COPY OF MINUTES OF BOARD OF EDUCATION, REGULAR MONTHLY MEETING, HELD OCTOBER 23, 1973, ADDENDUM.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco. Villani, Westbrooks, President Megaro.

4-f.

The City Clerk presented COPY OF MINUTES OF JOINT MEETING MAINTENANCE, HELD OCTOBER 18, 1973.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-g.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF OCTOBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following vote:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-156 FROM OCTOBER 15, 1973 TO OCTOBER 19, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by President Megaro, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-i.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECT R-72 FROM OCTOBER 22, 1973 TO OCTOBER 26, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bontempo,

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seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-j.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY THE BUSINESS ADMINISTRATOR, FOR OCTOBER, 1973.

A motion to approve the Report of Contracts awarded was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-k.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM OCTOBER 29, 1973 TO NOVEMBER 2, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF SAMUEL GLICK, OWNER UNDER CONTRACT; TO PERMIT IN A 2ND BUSINESS DISTRICT STORAGE AND SALE OF USED CLOTHING; ON PREMISES 469-471 SPRINGFIELD AVENUE.

(Vote of Board of Adjustment 4-0)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. SAMUEL GLICK, 469-471 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, applicant,  
appeared before the Municipal Council.

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No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 4-A-2.

The City Clerk read APPLICATION OF M. MASSER (C. MEYER, OWNER); TO PERMIT IN A 1ST RESIDENCE DISTRICT 1-STORY REAR ADDITION TO ONE-FAMILY DWELLING WITH INSUFFICIENT SIDE YARD AND INSUFFICIENT LOT AREA; ON PREMISES 30 TUXEDO PARKWAY.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and reject this application was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Bontempo, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 4-A-3.

The City Clerk read APPLICATION OF ALTINO FRANCISCO, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY REAR ADDITION TO 2-FAMILY DWELLING WITH NO ON-SITE PARKING; ON PREMISES 106 PACIFIC STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. ANTHONY J. IULIANI, 24 COMMERCE STREET, NEWARK, NEW JERSEY, Attorney for the applicant appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Megaro called for ordinances on first reading.

/ 6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

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(Nevada Street, both sides from Court Street to West Kinney Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Turco, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading and be considered for further action on December 10, 1973.

At a later point in this meeting, a motion to consider Item 8-h under Ordinances on First Reading was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

6-F-b.

The City Clerk read AN ORDINANCE TO REGULATE, CONTROL, AND STABILIZE RENTS AND CREATE A RENT CONTROL BOARD WITHIN THE CITY OF NEWARK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Harris stated it is only after the most intensive research and discussion that he is able to present what he believes to be the fairest and strongest rent control ordinance in the country. This piece of legislation will only be injurious to those who have made it their vocation to use a market of substandard housing for their own financial gain and to the detriment of the poor.

For the first time in our City's history residents of Newark will have protection against huge rent increases and particularly while residing in living conditions which are deemed by the City's Code to be substandard. In this vein some of the points of the bill what he would like to emphasize are:

1. Landlords will not be able to receive rent increases unless their housing structures are considered standard by the City.
2. Landlords will only be allowed to raise rents one time during any 12 month period.

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3. The maximum percentage that any landlord may raise a tenants rate (Barring clauses that may be invoked under Capital Improvements and hardships) is a flat 5% per year.
4. Depending on the type of dwelling a tenant will receive either 75% or 50% on all monies returned due to successful tax appeals. It is my feeling that it is the tenant who initially paid out this money and it is the tenant who should receive it back.
5. Landlords shall report all increases of rent imposed after July 1, 1973 to the Rent Control Board within 30 days after passage and final publication of this ordinance.

In my introduction I alluded to this ordinance as being fair. I have just advanced some of the advantages of the ordinance to tenants. I also want to emphasize that this bill is not prejudicial against good landlords. It allows for landlords whose edifices are in standard condition to raise rent levels in each 12 month period. It provides a strong capital improvement incentive. Also this ordinance provides for proportional rent increases if taxes should increase. Let's remain cognizant of the fact too that 2 family owner occupied houses are exempt from this ordinance and that in some provisions 3 family owner occupied dwellings receive the same exemption. Indeed the only significant limitation that we are putting upon the landlord is that in most instances (excepting the hardship and capital improvements clause) he may only raise rent 5% per year. I feel that the 5% figure will lend stability to the Newark Housing Market. Also I feel that it is fair. The State of Maryland uses the 5% figure as its base. For those who think that the 5% figure is low - they need only look at Springfield Township, New Jersey which recently passed a maximum 2½% increase.

I don't plan on harping on the Rent Control Board's functions or objectives as I believe that they are pretty well explained in the ordinance. I just want, however, to mention a few things about the Board.

1. First of all tenants and landlords will be equally represented on the Board. The fifth member will be an arbitrator with substantial legal training.
2. All dwelling units in the City of Newark which are encompassed by this ordinance will be registered with the Board.
3. Under the provision of a right to assistance all parties to a hearing have a right to an attorney, legal workers, friends, or whomever to represent said parties. I think that this provision is crucial for

November 20, 1973

it allows some of our less fortunate citizens, tenants or landlords, to have anyone whom they desire to represent them before the Board.

4. The last point that I want to emphasize in regard to the Board is that it will be forced to render a decision no later than 15 days after the conclusion of a hearing. This time stipulation will avoid unwarranted delays which in the past have permeated the actions of other Rent Control Boards.

In conclusion, I would like to say that it is high time that Newark takes positive steps in the area of Rent Control. New Jersey's largest city has been lagging behind the times in this area. I sincerely hope that this ordinance will receive a favorable plight. I do know that our citizens have made their desires for this legislation apparent and I am positive that their eyes will now be cast upon their governing body. It is incumbent upon myself and my colleagues that we do not fail to answer the public's plea.

More than 100 organizations of all public housing are supporting this legislation.

Now is the time to show the residents of this City, those who elected you that you have their interest at heart. With that gentlemen and lady, I hope you show the wisdom and compassion by voting approval of this historical piece of legislation

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Westbrook and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

President Megaro: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 10, 1973

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

President Megaro called for ordinances on public hearing, second reading and final passage.

November 20, 1973

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE AND INCREASE PERMANENT POSITIONS IN THE LAW DEPARTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1. of an ordinance entitled "An ordinance creating permanent positions in the Law Department and establishing salaries therefor". (6S&Fo) adopted November 22, 1966 and amendments thereto, be amended as follows, to wit:

<u>POSITION</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Clerk Typist 05-062	3	4,830	5,775

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

November 20, 1973

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITION IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR" (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF RECEPTIONIST, KNOWLEDGE OF TYPING, IN THE NEWARK HUMAN RIGHTS COMMISSION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Office of the Mayor and establishing salaries therefor." adopted November 22, 1966 (6S & Fq), and amendments thereto, be and the same is hereby amended by creating the title, title code, annual minimum and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
<u>(g) Newark Human Rights Commission</u>		
Receptionist (knowledge of typing) 06-039.75	\$6,615	\$7,560

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions annual minnum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:



November 20, 1973

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE" (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ADMINISTRATIVE SECRETARY).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent position in the Office of the Mayor and establishing salaries therefor," adopted November 22, 1966 (6s & Fq), and amendments thereto, be and the same is hereby amended by creating the title, title codes, annual minimum and annual maximum salaries therefor.

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(g) Newark Human Rights Commission		
Administrative Secretary 05-020:75	\$9,345	\$10,290

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of position annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance conditioned upon the statement by Director Blue that the title of Community Relations Specialist for this position will not be adopted in the 1974 Budget was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

November 20, 1973

AN ORDINANCE AMENDING ORDINANCE NO. 6-S & F-h, ADOPTED AUGUST 8, 1973, ADDING LOTS AND PARCELS TO BE ACQUIRED BY THE CITY OF NEWARK IN CONNECTION WITH THE OPEN SPACE AND GREEN ACRES ACQUISITION AND DEVELOPMENT PROJECT OF THE CITY PROVIDED FOR IN SUCH ORDINANCE AND PROVIDING THAT SUCH ADDITIONAL LOTS AND PARCELS SHALL BE ACQUIRED WITHIN THE APPROPRIATION OF SUCH ORDINANCE (CAPITAL BUDGET PROJECT NO. 40/A45A-73)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK AS FOLLOWS:

Section 1. Section 3 (1) of Bond Ordinance No. 6S & FH, adopted by the Municipal Council on August 8, 1973, which is the Section providing for the acquisition, in connection with the Open Space and Green Acres Development Project of the City, of land by purchase, gift or condemnation in the manner provided by law, buildings thereon, adjoining facilities, including the grading thereof, is hereby amended to read as follows:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

(1) Capital Budget Project No. 40A/45A-73- Open Space and Green Acres Acquisition

The City shall acquire, in connection with the Open Space and Green Acres Acquisition and Development Project of the City, a project to acquire sites and develop new outdoor recreation facilities and rehabilitate selected existing ones, the following land either by purchase, gift or by condemnation, in the manner provided by law all of which land is presently vacant or abandoned, building thereon and adjoining facilities. Said improvements shall include the grading of the sites; viz.:

Sites

<u>Ward</u>	<u>Name</u>	<u>Lot and Block No.</u>	<u>Area Location</u>
N	Broadway*	Block 729 Lots 28,30,24,26, 75,77 and 79	Bet. Broadway and Oraton, Grafton and Delavan
N	North Broad	Block 572 Lots 11, 47 and 50	Bet. Broad and Mt. Pleasant Harvey and Oriental
N	St. Benedict's	Block 1950 Lots 1 and 45	Bet.N. 5th and City Railway, 3rd Avenue West and 4th Ave. W
S	St. Peters*	Block 3724 Portion of Lot 22 (174,750 Sq. Ft.)	Bet. Lyons Ave. and Goldsmith, Leslie and Dewey
S	Belmont-Runyon	Block 2722 Lots 1, 5 through 10, 43 through 48, 52 and 53	Bet. Runyon and Peddie Belmont and Hillside

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SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTSSites (Cont.)

<u>WARD</u>	<u>Name</u>	<u>Lot and Block No.</u>	<u>Area Location</u>
E	Orchard Street*	Block 893 Lots 6 through 9, 11, 13, 15, 17, 19 25, 27, 29, 31 33 and 44	Bet. Broad and Orchard Pennington and Tichenor
W	Boy's Park	Block 2487 Portion of Lot 1 (60,250 Sq. Ft.)	Bet. Orange and Sussex, City Rail- road and Duryea
E	Ironbound Little League	Block 1128 Lots 62 and 68	Bet. Malvern and Chestnut Denbigh and Hanover
W	Sussex Avenue	Block 1886 Lots 33, 34, 35 and 37	Bet. Sussex and Orange, 4th and 5th Streets

\*potential pool sites

C	R-32	Disposal Parcel #24	Bet. Jelliff and Fairview, Waverly and 18th Avenues
C	R-6	Disposal Parcel #23	Bet. Waverly and Avon Avenue, Stratford and Barclay
C	H. Tubman	Block 306 Lots 37, 39 through 41	Bet. Springfield and Gold, Blum and Holland
W	Boylan Street	Block 4063 Lot 11	Bet. South Orange, Abinger, Boylan and Brookdale

Appropriation and Estimated Cost	\$1,600,000
Down Payment	\$ 80,000
Amount of Bonds and Notes	\$1,520,000
Period of Probable Usefulness	40 Years

Section 2. It is hereby determined and stated that the estimated cost of all of the improvements described in said Section 3 (1) as hereby amended, is the same

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estimated cost as appropriated by such ordinance for such improvements, that is \$1,600,000. The down payment of \$80,000 and the bonds and notes authorized by said ordinance in the amount of \$1,520,000 are applicable to said Section 3 (1) as hereinbefore amended, as is the period of usefulness of 40 years. The gross debt is not increased and said bonds and notes are issued pursuant to an exception to the debt limitations prescribed by the Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 3. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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A BOND ORDINANCE TO AUTHORIZE THE ACQUISITION OF FIRE ENGINES, THE RECONSTRUCTION OF FIREHOUSE KITCHENS FOR THE FIRE DEPARTMENT AND THE IMPROVEMENT OF A PORTION OF WASHINGTON STREET IN THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$450,818 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NOS. 25/9-73, 26/10-73, 36/42-73 AND 97/329-73).

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RDN adopted June 12, 1973, as amended, has authorized the preparation of an ordinance appropriating in the aggregate funds to finance the improvements hereinafter described (Capital Budget Project Nos. 25/9-73, 26/10-73, 36/42-73 and 97/329-73); NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The acquisition of the new automotive vehicles (fire engines) and the making of the improvements described in Section 3 of this ordinance are hereby respectively authorized to be acquired and made by the City of Newark. There is hereby appropriated to the acquisition of said vehicles and the making of the improvements described in Section 3 hereof (hereinafter referred to as "purpose"), the respective amounts of money hereinafter stated as appropriation for said respective purposes. Such appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated, by this ordinance.

Section 2. The Municipal Council of The City of Newark has ascertained and hereby determines that (1) none of the purposes referred to in the schedule set forth in Section 3 of this ordinance is a current expense of said City, and (2) it is necessary to finance said purposes by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) each of said purposes shall be undertaken as a general improvement, no part of which shall be assessed against property specially benefited.

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Section 3. The several purposes hereby authorized for the financing of which said obligations are to be issued, are set forth in the following "Schedule of Purpose and Amounts", which schedule also shows (1) the estimated cost of each such purpose, and (2) the amount of each such sum which is to be provided by the down payment hereinafter appropriated to finance the respective purposes, and (3) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (4) the period of probable usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF PURPOSES AND AMOUNTS

Purpose

- (1) Capital Budget Project Nos. 25/9-73 & 26/10-73 -  
Fire Engines

The acquisition of new fire engines and equipment necessary and suitable for their use by the Fire Department of the City of Newark consisting of three pumper type engines and one Aerial Ladder Truck.

Appropriation and Estimated Cost	\$250,818
Down Payment	\$ 12,818
Amount of Bonds and Notes	\$238,000
Period of Usefulness	10 Years

- (2) Capital Budget Project No. 36/42-73 - the 1973 program for  
reconstruction of firehouse kitchens

The acquisition and installation of additional and replacement of equipment and machinery, and the making of the necessary alterations to existing buildings for their use, for the kitchens of ten of the twenty-two firehouses of the City of Newark.

Appropriation and Estimated Cost	\$150,000
Down Payment	\$ 7,500
Amount of Bonds and Notes	\$142,500
Period of Usefulness	15 Years

- (3) Capital Budget Project No. 97/329-73 - Improvement of  
Washington Street - West Kinney Street - Northerly 650 ft.

The widening and resurfacing with a pavement at least as durable as a Class "B" road as defined in N.J.S. 40A:2-22, and the construction of concrete curbs and sidewalks, in that portion of the public street in the City of Newark known as Washington Street, which extends from West Kinney Street to a point 650 feet northerly of the intersection of West Kinney Street and Washington Street on the easterly side.

Appropriation and Estimated Cost	\$ 50,000
Down Payment	\$ 2,500
Amount of Bonds and Notes	\$ 47,500
Period of Usefulness	10 Years

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Section 4. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$22,500 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations, to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 5. It is hereby determined and stated that not less than \$22,818 of the moneys appropriated under the caption "Capital Improvement Fund" in budgets of said City heretofore adopted is available to finance said purposes in accordance with Section 40A:2-11 of said Local Bond Law and \$22,818 of said moneys is hereby appropriated to such purpose.

Section 6. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$428,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within all limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolution to be hereafter adopted.

Section 7. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$428,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 8. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its

issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 9. It is hereby determined and stated that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the respective amount of bonds or notes to be issued for said purpose, is a period of 11.665 years, computed from the date of said bonds.

Section 10. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Law, is increased by this ordinance by \$428,000 and that the issuance of the bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 40A:2-7 of said Law.

Section 11. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on



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second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE PURCHASING AGENT OF THE CITY OF NEWARK TO ENTER INTO A LICENSE AGREEMENT WITH BALCO PROPERTIES CORPORATION FOR CERTAIN LAND TO BE USED FOR THE STORAGE OF AUTOMOBILES TO BE AUCTIONED OFF.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That it is beneficial and advantageous to the City of Newark to rent a fenced in space for parking automobiles to be auctioned off; and Balco Properties Corporation proposes to license to the City of Newark for a period of one (1) year, effective October 6, 1973, 3,000 square feet of space located in its C-5 yard, which area is outlined in the attached Schedule A, at a charge of One hundred dollars (\$100.00) per month.

Section 2. That a copy of the license agreement is attached hereto.

Section 3. That a duly executed copy of the final agreement shall be permanently filed in the Newark City Clerk's Office upon passage of this Ordinance.

Section 4. That the Municipal Council of the City of Newark hereby authorizes the Purchasing Agent of the City of Newark to enter into said license agreement for a period of one (1) year, at One hundred dollars (\$100.00) per month with Balco Properties Corporation for 3,000 square feet of fenced in parking space fronting Brill Street, Newark, New Jersey, effective October 6, 1973.

Section 5. This ordinance shall take effect upon final passage and publication, and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF AIDE TO COUNCILMAN, CITY CLERK'S OFFICE AND TO DELETE FIELD REPRESENTATIVE, CITY CLERK'S OFFICE).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6S&Fm) adopted November 22, 1966 and amendments thereto, be and is hereby amended by creating the title, title code, the annual minimum salary, the annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Aide to Councilman, City Clerk's Office 02-035	\$7,500.	\$7,500

Section 2. That the aforementioned ordinance be further amended by deleting therefrom the following, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Field Representative, City Clerk's Office 06-032.50	\$7,665.	\$7,665.

Section 3. All prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

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President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", (6S&Fg) adopted November 22, 1966 and amendments thereto be amended to adjust salaries as per contract agreement as follows, to wit:

(a) Mayor's Office

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Clerk, Office of the Mayor 05-021	\$ 9,111	\$ 11,074
Chief Clerk, Office of the Mayor 05-002	13,460	16,361
Clerk Stenographer 05-058	5,872	7,138
Clerk Typist 05-062	5,326	6,474
Principal Account Clerk 07-048	6,798	8,264
Principal Clerk 05-052	6,474	7,870
Principal Clerk Stenographer 05-048	6,798	8,264
Receptionist, Mayor's Office (knowledge of typing) 06-039	6,474	7,870
Senior Clerk Stenographer 05-051	6,474	7,870
Supervising Principal Clerk Stenographer 05-044	7,138	8,677

(b) Board of Adjustments

Assistant Secretary, Board of Adjustments 06-020	10,547	12,816
Clerk Stenographer 05-058	5,872	7,138
Investigator, Board of Adjustments 09-035	9,567	11,628
Principal Clerk Stenographer 05-048	6,798	8,264
Secretary, Board of Adjustments 06-009	13,460	16,361

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(c) <u>Municipal Courts</u>		
Account Clerk 07-055	\$ 5,592	\$ 6,798
Administrative Secretary, Municipal Courts 05-024.50	9,111	11,074
Assistant Chief Municipal Court Clerk 06-016	11,074	13,460
Assistant Supervisor, Tabulating Machine Operations 13-020	7,495	9,111
Cashier 20-015	6,474	7,870
Chief Municipal Court Clerk 06-008	12,816	15,582
Clerk 05-061	5,072	6,166
Clerk Stenographer 05-058	5,872	7,138
Clerk Typist 05-062	5,326	6,474
Court Interpreter 06-045	6,474	7,870
Deputy Municipal Court Clerk 06-023	9,111	11,074
Docket Clerk 06-035.50	6,798	8,264
Keypunch Machine Operator 13-017	6,166	7,495
Legal Stenographer 06-040	6,798	8,264
Municipal Court Clerk 06-018	9,567	11,628
Principal Account Clerk, Knowledge of Typing 07-050	6,798	8,264
Principal Clerk 05-052	6,474	7,870
Principal Clerk Stenographer 05-048	6,798	8,264
Senior Account Clerk 07-053	6,474	7,870
Senior Account Clerk, Knowledge of Typing 07-054	6,474	7,870
Senior Cashier 20-013	6,798	8,264
Senior Clerk 05-056	5,592	6,798
Senior Clerk Stenographer 05-051	6,474	7,870
Senior Clerk Typist 05-057	5,872	7,138
Senior Keypunch Machine Operator 13-012	6,798	8,264
Senior Legal Stenographer 06-024	7,495	9,111
Supervising Cashier 20-002	8,677	10,547
Supervising Principal Account Clerk 07-042	7,138	8,677
Supervisor of Tabulating Machine Operations 13-005.01	8,677	10,547

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(e) <u>Alcoholic Beverage Control</u>		
Clerk Stenographer 05-058	\$ 5,872	\$ 7,138
Principal Clerk 05-052	6,474	7,870
Secretary, Board of A. B. C. 02-021	13,460	16,361
Senior Clerk Stenographer 05-051	6,474	7,870
Senior Clerk Typist 05-057	5,872	7,138
Supervising Principal Clerk Steno- grapher 05-044	7,138	8,677
(f) <u>Civil Defense</u>		
Account Clerk 07-055	5,592	6,798
Clerk Stenographer 05-058	5,872	7,138
Deputy Municipal Disaster Control Director 03-024	10,045	12,209
Municipal Emergency Welfare Coordinator 12-016	6,798	8,264
Principal Account Clerk, Knowledge of Typing 07-050	6,798	8,264
Principal Clerk Stenographer 05-048	6,798	8,264
Senior Clerk Stenographer 05-051	6,474	7,870
Shelter Coordinator 06-014.50	9,111	11,074
Stock Clerk 06-054	5,872	7,138
Supervising Principal Clerk Steno- grapher 05-044	7,138	8,677
Truck Driver, Civil Defense (40 hrs.) 16-033	3.69/hr.	4.43/hr.
(g) <u>Newark Human Rights Commission</u>		
Administrative Analyst 03-008	11,628	14,133
Chief Community Relations Specialist 03-013.50	11,628	14,133
Clerk Stenographer 05-058	5,872	7,138
Clerk Typist 05-062	5,326	6,474
Community Relations Specialist 03-010	10,547	12,816
Community Relations Specialist, Puerto Rican & Spanish Affairs 03-029	9,567	11,628
Principal Clerk Stenographer 05-048	6,798	8,264
Senior Community Relations Specialist 03-010.50	11,628	14,133

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(h) <u>Central Planning Board</u>		
Clerk Stenographer 05-058	\$ 5,872	\$ 7,138
Principal Clerk Stenographer 05-048	6,798	8,264
Secretary, Central Planning Board 06-005	13,460	16,361
Senior Clerk Stenographer 05-051	6,474	7,870
(i) <u>Division of City Planning</u>		
Assistant Planner 03-034	8,264	10,045
Clerk Stenographer 05-058	5,872	7,138
Clerk Typist 05-062	5,326	6,474
Planning Draftsman 04-031	8,264	10,045
Principal Planner 03-014	11,074	13,460
Receptionist, KOT, Planning Office 06-039.50	6,474	7,870
Senior Clerk Stenographer 05-051	6,474	7,870
Senior Planner 03-031	9,111	11,074
(k) <u>Office of Assessments</u>		
Administrative Secretary, Assessments 05-024	8,677	10,547
Assessing Clerk 06-032	6,474	7,870
Assessment Data Coordinator 13-007.50	9,111	11,074
Assessment Records Librarian 03-033.50	7,870	9,567
Assistant Assessor 03-035	7,870	9,567
Chief Assistant Assessor 03-003.50	17,179	20,881
Chief Clerk, Assessments 05-004	9,567	11,629
Chief Surveyor, Assessments 04-014	11,074	13,460
Draftsman 04-026	8,264	10,045
Legal Assistant, Assessments 03-037	7,495	9,111
Principal Assistant Assessor 03-023	12,209	14,848
Senior Assessing Clerk 06-026	7,495	9,111
Senior Assistant Assessor 03-032	10,547	12,816
Senior Clerk Stenographer 05-051	6,474	7,870
Supervising Principal Assistant Assessor 03-015	12,816	15,582

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Surveyor, Assessments 04-025	\$ 8,264.	\$10,045.
Title Searcher 03-036	7,138.	8,677.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2, and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to delete Supervising Principal Assistant Assessor from the ordinance was made by Councilman Bontempo, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

A motion to close the hearing and adopt the ordinance as amended was made by Councilman Bontempo, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

Not Voting: Councilman Westbrooks.

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President Megaro: The yeases are eight and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,"

(6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6S&Fm) adopted November 22, 1966 and amendments thereto be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592	\$ 6,798
Administrative Secretary, City Clerk 05-020.50	10,547	12,816
Cashier 20-010	7,138	8,677
Clerk 05-061	5,072	6,166
Clerk-Chauffeur 15-053.01	6,474	7,870
Clerk-Stenographer 05-058	5,872	7,138
Clerk-Typist 05-062	5,326	6,474
Community Service Worker 03-029.60	7,500	7,913
Interpreter Spanish 06-045.10 City Clerk	6,474	7,870
Laborer, City Clerk 17-004	5,592	6,798
Messenger 05-059	5,072	6,166
Photostat Operator 14-008	6,474	7,870
Principal Clerk 05-052	6,474	7,870



November 20, 1973

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Principal Clerk-Stenographer 05-048	\$ 6,798	\$ 8,264
Principal Index Clerk 05-040	8,677	10,547
Receptionist- Food Service Worker 23-026	5,072	6,166
Secretarial Assistant, City Clerk 05-025.75	8,264.	10,045.
Senior Clerk 05-056	5,592.	6,798.
Senior Clerk Stenographer 05-051	6,474.	7,870.
Senior Clerk Typist 05-057	5,872.	7,138.
Senior Photostat Operator 14-004	8,677.	10,547.
Supervising Principal Clerk, City Clerk 05-065	6,798.	8,264.
Supervising Principal Clerk Stenographer 05-044	7,138.	8,677.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2, and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

November 20, 1973

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

Not Voting: Councilman Westbrooks.

President Megaro: The yeses are eight and one not voting. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, adver-  
tised in accordance with law and a hearing date set. It is now before you for public  
hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT  
POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR"  
(6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS  
PER CONTRACT AGREEMENT AND OTHER SALARIES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That section 1 of an ordinance entitled,  
"An ordinance creating permanent positions in the Department of  
Administration and establishing salaries therefor", (6S&Fba)  
adopted November 22, 1966 and amendments thereto be amended as  
follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(a) <u>Director's Office</u>		
Administrative Analyst 03-008	\$ 11,628	\$ 14,133
Administrative Analyst (37½ hrs) 03-008.60	14,133	17,179
Administrative Clerk, Department of Administration 05-038.50	9,111	11,074
Administrative Secretary, Department of Administration 05-038	9,111	11,074
Clerk Typist 05-062	5,326	6,474
Principal Account Clerk 07-049	6,798	8,264
Principal Clerk Stenographer 05-048	6,798	8,264
Secretarial Assistant 05-025.50	8,264	10,045
Senior Clerk Stenographer 05-051	6,474	7,870
(b) <u>Budget Division</u>		
Account Clerk 07-055	5,592	6,798
Administrative Analyst (37½ hrs) 03-003.60	14,133	17,179

November 20, 1973

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Budget Examiner 03-027	\$10,045	\$12,209
Budget Examiner (37½ hrs) 03-027.50	12,209	14,848
Clerk Stenographer 05-058	5,872	7,138
Secretarial Assistant 05-025.50	8,264	10,045
Senior Account Clerk 07-053	6,474	7,870
Senior Budget Examiner (37½ hrs) 03-008.70	14,133	17,179
Senior Clerk Stenographer 05-051	6,474	7,870
(c) <u>Personnel Division</u>		
Account Clerk 07-055	5,592	6,798
Claims Examiner 06-029	7,138	8,677
Clerk Stenographer 05-058	5,872	7,138
Clerk Typist 05-062	5,326	6,474
Principal Account Clerk 07-049	6,798	8,264
Principal Clerk 05-052	6,474	7,870
Principal Clerk Stenographer 05-048	6,798	8,264
Senior Account Clerk 07-053	6,474	7,870
Senior Clerk 05-056	5,592	6,798
Senior Clerk Stenographer 05-051	6,474	7,870
Senior Clerk Typist 05-057	5,872	7,138
Supervising Principal Clerk 05-046	6,798	8,264
(d) <u>Division of Central Purchase</u>		
Buyer 18-008	7,138	8,677
Chief Clerk, Division of Central Purchase 05-022	9,567	11,628
Chief Purchasing Inspector 09-045	7,138	8,677
Clerk 05-061	5,072	6,166
Clerk Typist 05-062	5,326	6,474
Mail Clerk 06-060	5,592	6,798
Messenger 05-059	5,072	6,166
Photographer and Supervising Office Appliance Operator 14-003	7,870	9,567
Principal Account Clerk 07-049	6,798	8,264
Principal Clerk 05-052	6,474	7,870

November 20, 1973

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Purchasing Inspector 09-056	\$6,474	\$ 7,870
Receptionist, Knowledge of Typing 06-039.75	6,474	7,870
Senior Buyer 18-002	8,264.	10,045.
Senior Clerk Typist 05-057	5,872.	7,138.
Senior Office Appliance Operator 14-013	6,474.	7,870.
Storekeeper, Central Purchase 18-003	7,138.	8,677.
Supervising Inventory Clerk 06-025	7,138.	8,677.
Supervising Office Appliance Operator 14-007	7,138.	8,677.
Supervising Principal Clerk 05-046	6,798.	8,264.
Supervisor, Central Mailing Room 06-046	6,474.	7,870.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2, and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

November 20, 1973

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Law Department and establishing salaries therefor", (6S&Fo) adopted November 22, 1966 and amendments thereto, be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Claims Examiner, Compensation 06-030	\$ 7,138	\$ 8,677
Legal Stenographer 06-040	6,798	8,264
Principal Account Clerk 07-049	6,798	8,264
Principal Clerk 05-052	6,474	7,870
Principal Legal Stenographer 06-019	8,264	10,045
Senior Legal Stenographer 06-024	7,495	9,111

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5 1/2%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5 1/2%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5 1/2%) adjusted ranges hereinabove noted in Section 2, and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

November 20, 1973

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yesses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR", (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefor". (6S&Fk) adopted November 22, 1966 and amendments thereto are amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITIONS</u>		<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Accountant (37½ hrs)	07-058	\$ 10,547	\$ 12,816
Accountant	07-030	8,264	10,045
Account Clerk	07-055	5,592	6,798

		November 20, 1973	
<u>POSITIONS</u>		<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Accounting Assistant (37½ hrs.)	07-057	\$ 9,111	\$11,074
Accounting Assistant (30 hrs.)	07-041.50	7,138	8,677
Accounting Procedures Analyst	07-020	10,045	12,209
Accounts Payable Manager (37½ hours)	07-033.50	12,209	14,848
Administrative Analyst (30 hours)	03-008	11,628	14,133
Administrative Secretary, Department of Finance	05-026	9,111	11,074
Assistant Director, Data Processing Division	13-002	10,547	12,816
Assistant Municipal Comptroller (37½ hours)	07-065	16,361	19,887
Assistant Municipal Treasurer	07-017	14,848	18,038
Assistant Payroll Supervisor	07-029.50	9,111	11,074
Assistant Supervising Cashier	20-005	8,264	10,045
Assistant Supervisor Accounts Payable 07-038		7,495	9,111
Assistant Supervisor of Collection Representatives	20-006	8,264	10,045
Assistant Municipal Comptroller	07-003	13,460	16,361
Assistant Supervisor, Special Tax Services	25-005	7,495	9,111
Assistant Supervisor, Tax Services	07-039	7,495	9,111
Auditor (37½ hours)	07-059	10,547	12,816
Bond and Interest Clerk	06-028.50	7,138	8,677
Cashier	20-010	7,138	8,677
Chief Accountant	07-012	12,816	15,582
Chief Accountant (37½ hours)	07-062	15,582	18,940
Chief Accountant, Tax Accounting 07-013		12,816	15,582
Chief Accountant, Tax Accounting (37½ hours)	07-063	15,582	18,940
Chief Clerk, Division of Licenses 05-011		9,567	11,628
Claims Examiner	06-029	7,138	8,677
Clerk	05-061	5,072	6,166
Clerk Stenographer	05-058	5,872	7,138
Clerk Typist	05-062	5,326	6,474

November 20, 1973

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<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Collection Representative 20-009	\$ 7,495	\$ 9,111
Compensation Awards Clerk 06-037	7,138	8,677
Computer Operator 13-008	7,870	9,567
Data Control Clerk 13-016	6,798	8,264
Data Processing Programmer 13-011	9,567	11,628
Deputy Tax Collector 07-006	13,460	16,361
Keypunch Machine Operator 13-017	6,166	7,495
Parking Meter Cashier 20-012	6,798	8,264
Parking Meter Supervisor 20-012.50	8,264	10,045
Payroll Supervisor 07-007	12,209	14,848
Principal Account Clerk 07-049	6,798	8,264
Principal Auditor (37½ hrs.) 07-064	13,460	16,361
Principal Auditor 07-016	10,045	12,209
Principal Clerk 05-052	6,474	7,870
Principal Clerk Bookkeeper 05-045	7,138	8,677
Principal Clerk Stenographer 05-048	6,798	8,264
Principal Computer Operator (30 hrs.) 13-006.50	9,111	11,074
Principal Data Processing Programmer 13-003	12,209	14,848
Rent Collector 20-018	7,495	9,111
Rent Collections Analyst 20-018.50	7,870	9,567
Secretarial Assistant 05-025.50	8,264	10,045
Secretary, Employees Retirement System 06-010	9,111	11,074
Senior Accountant 07-027	10,045	12,209
Senior Accountant (37½ hrs) 07-060	12,816	15,582
Senior Account Clerk 07-053	6,474	7,870
Senior Accounting Procedures Analyst 07-014	11,074	13,460
Senior Auditor (37½ Hrs.) 07-061	12,816	15,582
Senior Clerk 05-056	5,592	6,798
Senior Clerk Stenographer 05-051	6,474	7,870
Senior Clerk Typist 05-057	5,872	7,138
Senior Computer Operator 13-007	8,264	10,045
Senior Data Control Clerk 13-013	7,138	8,677



November 20, 1973

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Key punch Machine Operator 13-012	\$ 6,798	\$ 8,264
Senior Systems Analyst 03-006.25	14,848	18,038
Senior Statistical Typist 05-043.50	7,138	8,677
Supervising Cashier 20-002	8,677	10,547
Supervising Check Reconciliation 07-043	9,567	11,628
Supervising Control Clerk 07-071.50	7,138	8,677
Supervising Principal Account Clerk 07-042	7,138	8,677
Supervising Principal Clerk Stenographer 05-044	7,138	8,677
Supervisor of Accounts, Finance 07-010	10,547	12,816
Supervisor of Accounts Payable 07-026	8,264	10,045
Supervisor of Operations, Special Taxes 25-003	12,816	15,582
Supervisor of Collection Representatives 20-C01	9,567	11,628
Supervisor of Data Control, Accounts Payable 13-008.50	7,870	9,567
Supervisor of Record Control 07-021.10	8,677	10,547
Supervisor of Tax Services 07-023	8,677	10,547
Supervisor of Special Tax Services 25-004	8,677	10,547
Systems Analyst 03-008.50	14,133	17,179
Tape Librarian 13-012.05	8,264	10,045
Tax Account Searcher 06-031	7,138	8,677
Title Searcher 03-036	7,138	8,677
Treasurer, Employees Retirement System 07-024	8,677	10,547

Section 2. There is hereby created in the Division of Water Accounting and Customer Service, Department of Finance, the following permanent positions and there is also hereby established as set forth opposite the titles of such positions, the minimum and maximum salaries therefor, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592	\$ 6,798
Accountant 07-030	8,264	10,045
Administrative Analyst (30 hrs.) 03-008	11,628	14,133

November 20, 1973

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Supervisor, Customer Service 20-008	\$ 7,870	\$ 9,567
Assistant Supervisor of Water Meter Reader 20-011	7,870	9,567
Cashier, Water Accounting 20-001.50	7,138	8,677
Customer Service Representative 20-009.50	7,495	9,111
Data Control Clerk, Water Accounts 13-015.50	6,798	8,264
Principal Account Clerk 07-049	6,798	8,264
Principal Accountant, Water (37½ hours per week) 07-067	13,460	16,361
Principal Accountant, Water 07-019	11,074	13,460
Principal Clerk 05-052	6,474	7,870
Principal Clerk Bookkeeper 05-045	7,138	8,677
Principal Clerk Stenographer 05-048	6,798	8,264
Secretarial Assistant 05-025.50	8,264	10,045
Senior Account Clerk 07-053	6,474	7,870
Senior Accountant 07-027	10,045	12,209
Senior Clerk Stenographer 05-051	6,474	7,870
Senior Water Meter Reader 20-008.50	7,138	8,677
Supervising Principal Account Clerk 07-042	7,138	8,677
Supervising Principal Clerk Stenographer 05-044	7,138	8,677
Supervisor, Adjustment Section 20-002.50	8,677	10,547
Supervisor, Customer Service 20-003	8,677	10,547
Supervisor, Water Accounts Receivable Records 07-021	8,677	10,547
Supervisor of Data Control, Water Accounts 13-005.50	8,677	10,547
Supervisor of Records Control 07-021.10	8,677	10,547
Water Account Investigator 07-048	6,798	8,264
Water Account Searcher 07-051	6,474	7,870
Water Meter Reader 20-014	6,474	7,870

Section 3. Each employee employed under the hereinabove titles shall have his present base salary increased in the sum of five and one half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

November 20, 1973

Section 4. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 3 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 5. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 4 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 6. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,"  
(6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor", (6S&Fn) adopted March 3, 1973 be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592	\$ 6,798
Administrative Secretary 05-020.50	9,111	11,074
Architectural Draftsman 04-020.50	8,677	10,547
Assistant Engineer 04-021	9,567	11,628
Assistant Engineer, Water Supply 04-022	9,567	11,628
Assistant Traffic Engineer 04-015	13,460	16,361
Chief Clerk, Department of Engineering 05-006.50	13,460	16,361
Clerk Stenographer 05-058	5,872	7,138
Clerk Typist 05-062	5,326	6,474
Designing Engineer 04-006	12,816	15,582
Draftsman 04-026	8,264	10,045
Draftsman, Water Supply 04-028	8,264	10,045
Engineering Aide 04-034	7,138	8,677
Engineering Draftsman 04-027	8,677	10,547
Principal Account Clerk 04-049	6,798	8,264
Principal Clerk Stenographer 05-048	6,798	8,264
Principal Engineer 04-013.50	14,133	17,179
Principal Engineer, Water 04-035	14,133	17,179
Principal Engineering Aide 04-032	8,677	10,547
Principal Engineering Draftsman 04-020	9,567	11,628
Principal Engineer 04-013	11,628.	14,133.
Senior Clerk Stenographer 05-051	6,474.	7,870.
Senior Engineer 04-017	10,547.	12,816.
Senior Engineer, Water 04-016	10,547.	12,816.
Senior Engineering Aide 04-033	8,264.	10,045.
Senior Engineering Draftsman 04-024	9,111.	11,074.
Senior Sewer Inspector 09-028	7,495.	9,111.
Senior Inspector, Streets and Sidewalks 09-029	7,495.	9,111.
Supervisor of Accounts 07-033.60	7,870.	9,567.

POSITION	November 20, 1973	
	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Supervising Principal Account Clerk 07-042	\$ 7,138.	\$ 8,677.
Traffic Analyst 03-038	6,474.	7,870.
Traffic Enumerator 03-039	6,166.	7,495.
Traffic Investigator 09-012	8,677.	10,547.
Transportation Supervisor 11-020	7,870.	9,567.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary, and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

Not Voting: Councilman Harris.

President Megaro: The yeses are seven, the noes are one and one not voting. This ordinance having been read on two separate days and having achieved the vote re-

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quired by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor," (6S&Fbi) adopted November 22, 1966 and amendments thereto be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592.	\$ 6,798.
Account Clerk, Knowledge of Typing 07-056	5,592.	6,798.
Administrative Analyst, 03-008	11,628.	14,133.
Administrative Secretary, Department Public Works 05-025U	9,111.	11,074.
Assistant Chief Clerk, Division of Streets and Sidewalks 05-033U	8,264.	10,045.
Assistant Chief Clerk, Director's Office 05-034U	9,111.	11,074.
Assistant Chief Clerk, Division of Motors 05-035U	8,264.	10,045.
Assistant Chief Clerk, Division of Sanitation 05-036U	8,264.	10,045.
Building Maintenance Inspector 09-051	5,872.	7,138.
Building Service Worker 23-023	5,592.	6,798.
Chauffeur, Department Public Works 15-066	6,474.	7,870.
Chief Clerk, Department Public Works 05-006U	13,460.	16,361.
Chief Clerk, Division of Streets and Sidewalks 05-015U	9,567.	11,628.
Chief Clerk, Division of Motors 05-016U	9,567.	11,628.
Chief Clerk, Division of Sanitation 05-017	9,567.	11,628.
Chief Clerk, Division of Traffic & Signals 05-014	9,567.	11,628.
Clerk 05-061	5,072.	6,166.
Clerk-Stenographer 05-058	5,872.	7,138.
Assistant Engineer 04-021	9,567.	11,628.

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Clerk Typist 05-062	\$ 5,326.	\$ 6,474.
Coordinator of Construction Projects 04-010.50	12,816.	15,582.
Elevator Operator 23-019	5,592.	6,798.
Engineering Aide 04-034	7,138.	8,677.
Market Supervisor 22-018	7,495.	9,111.
Mechanical Stores Clerk 06-055	6,798.	8,264.
Messenger 05-059.01	5,072.	6,166.
Parking Lot Attendant 23-020	7,495.	9,111.
Principal Account Clerk 07-049	6,798.	8,264.
Principal Clerk 05-052	6,474.	7,870.
Principal Clerk Stenographer 05-048	6,798.	8,264.
Principal Engineer 04-013	11,628.	14,133.
Public Works Inspector 09-043	7,138.	8,677.
Purchasing Expediter, Division of Motors 18-009	7,138.	8,677.
Receptionist, Public Buildings 06-061	5,326.	6,474.
Sanitary Land Fill Supervisor 22-012	7,870.	9,567.
Senior Account Clerk 07-053	6,474.	7,870.
Senior Account Clerk, Knowledge of Typing 07-054	6,474.	7,870.
Senior Clerk 05-056	5,592.	6,798.
Senior Clerk Stenographer 05-051	6,474.	7,870.
Senior Clerk Typist 05-057	5,872.	7,138.
Senior Engineering Aide 04-033	8,264.	10,045.
Senior Engineer 04-017	10,547.	12,816.
Senior Maintenance Repairman, Sheet Metal 15-042	7,870.	9,567.
Senior Sewer Inspector 09-028	7,495.	9,111.
Senior Street & Sidewalk Inspector 09-029	7,495.	9,111.
Senior Stock Clerk 06-048	6,474.	7,870.
Stock Clerk 06-054	5,872.	7,138.
Stock Handler 18-012	5,872.	7,138.
Storekeeper 18-010.01	7,138.	8,677.
Storekeeper, Division of Motors 18-006	7,495.	9,111.
Street and Sidewalk Inspector 09-050	6,798.	8,264.
Supervising Inspector, Public Works 09-003	9,567.	11,628.
Supervising Principal Account Clerk 07-042	7,138.	8,677.

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervising Principal Clerk 05-046	\$ 6,798.	\$ 8,264.
Supervising Principal Clerk Stenographer 05-044	7,138.	8,677.
Supervising Telephone Operator 23-012	6,474.	7,870.
Supervisor of Accounts, Director's Office 07-033.50	11,074.	13,460.
Supervisor of Accounts, Division of Sanitation 07-034	7,870.	9,567.
Supervisor of Accounts, Public Works 07-033	7,870.	9,567.
Supervisor of Telephone Systems 03-026.50	9,567.	11,628.
Telephone Operator 23-021	5,592.	6,798.
Traffic Investigator 09-012	8,677	10,547.
Traffic Enumerator 03-039	6,166.	7,495.
Watchman 23-017	5,872.	7,138.

Section 2. That Section 3 of the aforementioned ordinance be amended as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Maintenance Repairman (Mason) 15-043	\$4.59 per hr.	\$4.79 per hr.

Section 3. That Section 5 of the aforementioned ordinance be amended as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592.	\$ 6,798.
Administrative Secretary, Division of Water Supply 02-044	9,567.	11,628.
Assistant Chemist 08-029	7,495.	9,111.
Assistant Engineer 04-022	9,567.	11,628.
Assistant Water Conservator 21-014	7,138.	8,677.
Chemist, Water 04-019	9,111.	11,074.
Chief Chemist, Water 04-018	10,045.	12,209.
Chief Clerk, Division of Water 05-018	9,567.	11,628.
Chief Guard, Watershed 11-024	6,798.	8,264.
Chief Water Plant Operator 21-013	7,495.	9,111.
Clerk 05-061	5,072.	6,166.
Clerk Typist 05-062	5,326.	6,474.
Designing Engineer 04-006	12,816.	15,582.
Draftsman 04-028	8,264.	10,045.



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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Engineering Aide 04-034	\$ 7,138.	\$ 8,677.
Estimator of Water Services 21-006	8,264.	10,045.
Forester 04-023	8,677.	10,547.
Guard, Watershed 11-027	5,872.	7,138.
Inspector, Water Service 09-044	7,138.	8,677.
Principal Account Clerk 07-049	6,798.	8,264.
Principal Account Clerk, Knowledge of Typing 07-050	6,798.	8,264.
Principal Clerk 05-052	6,474.	7,870.
Principal Clerk Bookkeeper 05-045	7,138.	8,677.
Principal Clerk Stenographer 05-048	6,798.	8,264.
Principal Engineer, Water 04-035	14,133.	17,179.
Senior Account Clerk 07-053	6,474.	7,870.
Senior Clerk 05-056	5,592.	6,798.
Stock Clerk 06-054	5,872.	7,138.
Stock Handler 18-011	5,872.	7,138.
Storekeeper, Water 18-007	7,495.	9,111.
Supervising Principal Account Clerk 07-042	7,138.	8,677.
Supervising Principal Clerk 05-046	6,798.	8,264.
Supervising Principal Clerk Stenographer 05-044	7,138.	8,677.
Supervisor of Accounts, Water 07-047	10,547.	12,816.
Telephone Operator 23-021	5,592.	6,798.
Timekeeper 05-050	6,474.	7,870.
Watchman 23-017	5,872.	7,138.
Water Conservator 21-012	7,495.	9,111.
Water Treatment Plant Operator 21-020	6,166.	7,495.

Section 4. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 5. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 4, and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

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Section 6. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 5 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 7. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary ranges established for the position.

Section 8. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 9. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey (6S&Fy) adopted November 22, 1966 and amendments thereto, be amended to adjust salaries as per contract agreement as follows, to wit:

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Officer, Police Department 06-003	\$ 13,460.	\$ 16,361.
Assistant Chief Clerk, Police Department 05-009	9,111.	11,074.
Assistant Police Surgeon 19-019	11,074.	13,460.
Parking Violations Officer 11-025	7,138.	8,677.
Police Property Clerk 06-035	7,138.	8,677.
Police Property Custodian 11-014	8,677.	10,547.
Police Surgeon 19-012	11,628.	14,133.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

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President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Police Department and establishing salaries therefor, (6S&Fw) adopted November 22, 1966 and amendments thereto be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592.	\$ 6,798.
Administrative Secretary, Police Department 05-010.50	9,111.	11,074.
Chaplain 02-037	6,166.	7,495.
Chemist, Testing and Analytical Laboratory 04-019.50	9,567.	11,628.
Clerk-Stenographer 05-058	5,872.	7,138.
Clerk-Typist 05-062	5,326.	6,474.
Court Attendant 06-029.50	7,495.	9,111.
Key punch Machine Operator 13-017	6,166.	7,495.
Lineman-Helper 11-019.50	7,495.	9,111.
Police Matron 11-028.	7,138.	8,677.
Police Records Clerk 06-056	6,474.	7,870.
Principal Account Clerk 07-049.	6,798.	8,264.
Principal Clerk-Stenographer 05-048	6,798.	8,264.
Public Relations and Recruitment Officer 03-010.50	12,816.	15,582.
Secretarial Assistant 05-025.50	8,264	10,045.
Senior Account Clerk 07-053	6,474.	7,870.

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POSITION	ANNUAL MINIMUM ANNUAL MAXIMUM	
	SALARY	SALARY
Senior Chemist, Testing and Analytical Laboratory 04-018.50	\$11,074.	\$13,460.
Senior Clerk-Stenographer 05-051	6,474.	7,870.
Senior Clerk-Typist 05-057	5,872.	7,138.
Senior Tabulating Machine Operator 13-019	6,798.	8,264.
Stableman 15-071	6,474	7,870
Street Lighting Inspector 09-052	6,474	7,870
Supervising Chemist, Testing and Analytical Laboratory 04-004.50	13,460	16,361
Supervising Principal Account Clerk 07-042	7,138	8,677
Supervising Principal Clerk Stenographer 05-044	7,138	8,677
Supervisor of Accounts, Police 07-036	7,870	9,567
Tabulating Machine Operator 03-015	6,474	7,870

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on

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second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Fire Department of the City of Newark, New Jersey (6S&Fbf) adopted November 22, 1966 and amendments thereto, be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Officer, Fire Department 06-002	\$ 13,460.	\$ 16,361.
Assistant Chief Clerk, Fire Department 05-008	9,111.	11,074.
Assistant Fire Surgeon 19-018	11,074.	13,460.
Fire Surgeon 19-013	11,628.	14,133.
Fire Alarm System Mechanic 10-013	9,111.	11,074.
Lineman Helper 10-019	7,495.	9,111.
Public Relations Officer 06-006	10,547.	12,816.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

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Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE FIRE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-bg) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

November 20, 1973

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Fire Department and establishing salaries therefor (6S&Fbg) adopted November 22, 1966, be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592.	\$ 6,798.
Account Clerk, Knowledge of Typing 07-056	5,592.	6,798.
Administrative Secretary, Fire Department 05-010	9,111.	11,074.
Chaplain 02-036	6,166.	7,495.
Clerk 05-061	5,072.	6,166.
Clerk-Stenographer 05-058	5,872.	7,138.
Clerk-Typist 05-062	5,326.	6,474.
Data Processing Coordinator, Fire Department 13-001.10	14,848.	18,038.
Physical Education Instructor 10-014	8,677.	10,547.
Principal Account Clerk 07-049	6,798.	8,264.
Principal Clerk 05-052	6,474.	7,870.
Principal Clerk-Stenographer 05-048	6,798.	8,264.
Secretarial Assistant 05-025.50	8,264.	10,045.
Senior Account Clerk 07-053	6,474.	7,870.
Senior Clerk 05-056	5,592.	6,798.
Senior Clerk-Stenographer 05-051	6,474.	7,870.
Senior Clerk-Typist 05-057	5,872	7,138
Supervising Principal Account Clerk 07-042	7,138	8,677
Supervising Principal Clerk Stenographer 05-044	7,138	8,677
Supervisor of Accounts, Fire 07-035	7,870	9,567

Section 2. Each employee under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.



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Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yesses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", (6S&Fu) adopted November 22, 1966 and amendments thereto, be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk - 07-055	\$ 5,592	\$ 6,798
Accountant, Health and Welfare - 07-030.01	7,870	9,567

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Clerk - 05-049.50 Medical Records Review	6,474	7,870
Administrative Secretary - 05-039 Division of Welfare	8,264	10,045
Administrative Supervisor - 12-009.50 Division of Welfare	12,209	14,848
Allergy Technician, P.T. - 08-068 (2 hours per week)	1,226	1,226
Analyst, Health and Welfare - 03-025	9,111	11,074
Assistant Chief Bacteriologist - 08-026	8,264	10,045
Assistant Chief Clerk - 05-027 Department of Health and Welfare	9,111	11,074
Assistant Chief Clerk - 05-028 Division of Inspections	8,264	10,045
Assistant Chief Clerk - 05-029 Division of Health	8,264	10,045
Assistant Chief Clerk - 05-030 Division of Welfare	8,264	10,045
Assistant Chief Pharmacist - 08-008	9,567	11,628
Assistant Chief Serologist - 08-027	8,264	10,045
Assistant Health Officer - 19-015.01	13,460	16,361
Assistant Supervising Dentist, P.T. - 19-040 (10 hours per week)	9,011	9,011
Administrative Secretary, Ivy Haven Nursing Home 05-031	8,264	10,045
Assistant Supervising Public Health Physician, Chest Disease, P.T.-19-047 (10 hours per week)	9,011	9,011
Assistant Supervisor, Bureau of Dog Control - 06-042	6,474	7,870
Assistant Supervisor, Chemical Laboratory - 08-031	7,870	9,567
Assistant Supervisor - 08-034 Visual Health Education	7,138	8,677
Ambulance Driver - 15-052	7,138	8,677
Bacteriologist - 08-035	7,870	9,567
Building Maintenance Inspector - 09-051	5,872	7,138
Building Service Worker - 23-023	5,592	6,798
Cardiologist, P.T. - 19-053 (6 hours per week)	5,406	5,406
Cashier, Health and Welfare - 20-016	6,474	7,870
Chauffeur, Dept. of Health & Welfare - 15-065	6,474	7,870
Chemist - 08-036	7,870	9,567
Chief Bacteriologist - 08-012	9,111	11,074

POSITION	November 20, 1973	
	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Chief Chemist - 08-011	\$ 9,111	\$ 11,074
Chief Clerk, Dept. of Health & Welfare - 05-005	13,460	16,361
Chief Clerk, Division of Health - 05-012	9,567	11,628
Chief Clerk, Division of Inspections	9,567	11,628
Chief Clerk, Division of Welfare - 05-012.01	9,567	11,628
Chief Pharmacist - 08-004	11,074	13,460
Chief Serologist - 08-010	9,111	11,074
Chief Veterinarian - 19-026	9,111	11,074
Chiropodist, P.T. - 19-054.50 (6 hours per week)	5,406	5,406
Clerk - 05-061	5,072	6,166
Clerk Stenographer - 05-058	5,872	7,138
Clerk Typist - 05-062	5,326	6,474
Clinic Attendant - 08-067	5,326	6,474
Culture Collector - 19-031	6,474	7,870
Dental Assistant - 08-061	6,166	7,495
Dental Hygienist - 08-038	7,138	8,677
Dental Radiologist, P.T. - 19-043 (15 hours per week)	9,721	9,721
Dentist, P.T. - 19-059 (6 hours per week)	5,406	5,406
Deputy Registrar of Vital Statistics - 06-038	6,798	8,264
Dog Warden - 06-051	6,166	7,495
Field Representative - 08-046 Audio Visual Education	6,474	7,870
Health Aide - 24-030	5,592	6,798
Hospital Service Worker - 24-024	5,592	6,798
Investigator, Venereal Disease - 09-027	7,495	9,111
Laboratory Assistant - 08-066	5,592	6,798
Laboratory Technician - 08-059	6,166	7,495
Legal Stenographer - 06-040	6,798	8,264
Medical Records Clerk - 06-057	6,166	7,495
Medical Social Worker - 12-013	7,870	9,567
Medical Stenographer - 06-050	6,474	7,870
Medical Technologist - 08-051	7,495	9,111
Messenger - 05-059	5,072	6,166
Ophthalmologist, P.T. - 19-049 (7 hours per week)	6,308	6,308
Optometrist, P.T. - 19-055.50 (6 hours per week)	5,406	5,406

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Orthodontist, P.T. - 19-052.50 (6 hours per week)	\$ 5,406	\$ 5,406
Orthopedist, P.T. - 19-056 (4 hours per week)	3,605	3,605
Pediatrician, P.T. - 19-048 (10 hours per week)	9,011	9,011
Pediatrician, P.T. - 19-057 (4 hours per week)	3,605	3,605
Pharmacist - 08-013	9,111	11,074
Practical Nurse - 24-021	6,474	7,870
Principal Account Clerk - 07-049	6,798	8,264
Principal Account Clerk - 07-050 Knowledge of Typing	6,798	8,264
Principal Clerk - 05-052	6,474	7,870
Principal Clerk - 05-066 Knowledge of Typing	6,474	7,870
Principal Clerk Stenographer - 05-048	6,798	8,264
Process Server - 06-036	6,798	8,264
Public Health Physician, P.T. - 19-058 (6 hours per week)	5,406	5,406
Public Health Physician, P.T. - 19-064 Chest Disease (8 hours per week)	7,208	7,208
Public Health Physician, P.T. - 19-063 Chest Disease (10 hours per week)	9,011	9,011
Public Health Physician, P.T. - 19-062 Chest Disease (15 hours per week)	13,515	13,515
Radiologist, P.T. - 19-045 (8 hours per week)	7,208	7,208
Receptionist, Welfare Office - 06-033	6,474	7,870
Senior Account Clerk - 07-053	6,474	7,870
Senior Accountant, Health and Welfare - 07-027.01	8,677	10,547
Senior Bookkeeping Machine Operator - 14-010	6,798	8,264
Senior Clerk - 05-056	5,592	6,798
Senior Clerk Stenographer - 05-051	6,474	7,870
Senior Clerk Transcriber - 05-055	6,474	7,870
Senior Clerk Typist - 05-057	5,872	7,138
Senior Institutional Telephone Operator - 23-013.50 (Typing)	7,138	8,677
Senior Medical Stenographer - 06-041	6,798	8,264
Senior Microfilm Operator - 14-016	5,326	6,474
Senior Venereal Disease Attendant - 08-047	6,474	7,870
Senior Welfare Investigator - 12-017	7,495	9,111

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POSITION	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Senior X-Ray Technician - 08-048	\$ 9,111	\$ 11,074
Social Casework Supervisor - 12-009	9,111	11,074
Social Caseworker - 12-015	8,264	10,045
Storekeeper - 18-010	7,138	8,677
Supervising Dentist, P.T. - 19-021 Dept. of Health and Welfare (15 hours per week)	13,515	13,515
Supervising Principal Account Clerk - 07-042	7,138	8,677
Supervising Principal Clerk - 05-046	6,798	8,264
Supervising Principal Clerk Stenographer - 05-044	7,138	8,677
Supervising Public Health Physician, P.T. - 19-037 (12 hours per week)	10,812	10,812
Supervising Public Health Physician P.T. Contagious Disease-19-038 (12 hrs per week)	10,812	10,812
Supervising Public Health Physician P.T. Chest Disease 19-039 (12 hrs per week)	10,812	10,812
Supervising Public Health Physician Child Hygiene Bureau 19-033 (15 hrs per week)	13,515	13,515
Supervisor of Accounts Health 07-045	6,930	7,875
Supervisor of Accounts, Ivy Haven Nursing Home 07-037	7,495	9,111
Supervisor of Patient Accounts, Ivy Haven Nursing Home 07-022	7,495	9,111
Supervisor of Housekeeping 23-011	6,474	7,870
Supervisor of Surplus Commodities 06-043	6,474	7,870
Supervisor of Welfare Accounts 07-018	9,567	11,628
Supervisor of Welfare Central Clearance 07-046	7,138	8,677
Supervisor, Audio Visual Education 08-030	7,495	9,111
Supervisor, Bureau of Dog Control 06-028	7,495	9,111
Supervisor, Public Health Laboratories 08-003	11,628	14,133
Telephone Operator 23-015	5,592	6,798
Veterinarian 19-029	7,870	9,567
Visual Aide Technician 08-056	6,166	7,495
Watchman 23-017	5,872	7,138
Welfare Investigator 12-018	6,798	8,264

November 20, 1973

POSITION	ANNUAL MINIMUM	ANNUAL MAXIMUM
	SALARY	SALARY
X-Ray Assistant 08-062	5,872	7,138
X-Ray Technician 08-057	6,474	7,870

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

November 20, 1973

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor" (6S&Fk) adopted June 28, 1972 be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 07-055	\$ 5,592	\$ 6,798
Administrative Analyst 03-008	11,628	14,133
Administrative Secretary, Department of Recreation and Parks 05-027.50 ( 40 hrs.)	9,111	11,074
Attendant, Baths & Pools 22-024	5,326	6,474
Building Service Worker 23-023	5,592	6,798
Chief Clerk Department of Recreation and Parks 05-011.50	13,460	16,361
Clerk Stenographer 05-058	5,872	7,137
Clerk Typist 05-062	5,326	6,474
Life Guard and Swimming Instructor 22-023	5,072	6,166
Principal Account Clerk 07-049	6,798	8,264
Recreation Leader (40 hrs.) 03-033.75	7,870	9,567
Recreation Maintenance Man 22-014.50	7,870	9,567
Recreation Supervisor (Arts and Crafts,, 40 hrs.) 03-013.10	10,547	12,816
Recreation Supervisor, 03-013.20 (Aquatics, 40 hours)	10,547	12,816
Recreation Supervisor 03-013.30 (Drama, 40 hours)	10,547	12,816
Recreation Supervisor (Music, 40 hrs.) 03-013.40	10,547.	12,816.
Recreation Supervisor (Sports, 40 hrs.) 03-013.50	10,547.	12,816.

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Account Clerk 07-053	\$ 6,474.	\$ 7,870.
Senior Attendant, Baths and Pools 22-021	6,166.	7,495.
Senior Skate Guard 22-021.50	6,474.	7,870.
Senior Stock Clerk 06-048	6,474.	7,870.
Stock Clerk 06-054	5,872.	7,138.
Superintendent of Baths and Pools 22-020	6,798.	8,264.
Supervising Principal Account Clerk 07-042	7,138.	8,677.
Supervising Principal Clerk Stenographer 05-044	7,138.	8,677.
Supervisor of Aquatic Activities 22-007	9,111.	11,074.
Watchman 23-017	5,872.	7,138.
Lifeguard, Baths & Pools, P.T. 22-025	2.64	2.64
Assistant Recreation Leader, P.T. 03-046	3.17	4.06

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2, and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by Councilman James and declared adopted by President Megaro by the following votes:



November 20, 1973

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-u.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, C.H.S., DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance creating certain positions in the Division of Health, Department of Health & Welfare and establishing salaries therefor, in conformance with Grant-In-Aid Provisions of Chapter 36, Public Laws 1966 (R.S. Cum. Supp. 26:2F-1) known as the State Health Aid Act of 1966" (6S&Fe) adopted April 5, 1967, as amended and supplemented, be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Biostatistician, C.H.S. 08-025.50	\$ 10,547	\$ 12,816
Clerk Stenographer, C.H.S. 05-058.50	5,872	7,138
Clerk Typist, C.H.S. 05-062.50	5,326	6,474
Cytologist, C.H.S. 08-049.50	9,111	11,074
Dental Assistant, C.H.S. 08-061.50	6,166	7,495
Epidemiologist, C.H.S. 08-037.50	12,209	14,848
Field Representative, Venereal Disease, C.H.S. 09-054.50	6,798	8,264
Health Educator, C.H.S. 19-065.45	13,460	16,361
Licensed Practical Nurse, C.H.S. 24-021.25	6,474	7,870
Licensed Practical Nurse, C.H.S. 24-021.50 (P.T. - 15 Hr. Wk.)	3,323	3,766
Medical Technologist, C.H.S. 08-051.50	7,495	9,111

November 20, 1973

POSITION	ANNUAL MINIMUM ANNUAL MAXIMUM	
	SALARY	SALARY
Nutritionist, C. H. S. 08-040.50	\$ 12,816	\$ 15,582
Physician, Venereal Disease C.H.S. 19-034.50	17,179	20,881

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

November 20, 1973

6-Ph, S & F-v.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE A CONTRACT FOR THE PURCHASE OF REAL PROPERTY KNOWN AS 17-21 HALSEY STREET, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$162,500.00 AND THE ACCEPTANCE OF A DEED OF SAID PROPERTY, TO BE PAID FROM AN APPROPRIATION OF \$371,765.00 FOR NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER, HIGH IMPACT ANTI-CRIME PROGRAM WHICH WAS AUTHORIZED BY THE MUNICIPAL COUNCIL WITH THE ADOPTION OF RESOLUTIONS 7-R-d AND 7-R-h, AUGUST 8, 1973.

WHEREAS, the Municipal Council of the City of Newark, New Jersey has authorized the appropriation from Impact Program (Law Enforcement Assistance Administration) and the State Division of Youth and Families Services funds for the New Ark School, Inc. by Resolutions Nos. 7RD and 7RH 080873; and

WHEREAS, New Ark School Inc. has negotiated a contract for the purchase of real property known as 17-21 Halsey Street, for use as a Residential Treatment Center in the High Impact Anti-Crime Program at a consideration of \$162,500.00.

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Corporation Counsel is authorized to execute a contract for a purchase of real property known as 17-21 Halsey Street, Newark, New Jersey, Block 20 Lot 1 for a consideration of \$162,500.00 with conveyance to be by Bargain and Sale Deed with covenant against acts of the seller, said deed to be recorded by the Corporation Counsel and thereafter filed in the Office of the City Clerk.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

November 20, 1973

6-Ph, S & F-w.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AUTHORIZE THE CORPORATION COUNSEL TO EXECUTE A CONTRACT FOR THE PURCHASE OF REAL PROPERTY KNOWN AS 71-77 AUSTIN STREET, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$100,000.00 AND THE ACCEPTANCE OF A DEED OF SAID PROPERTY, TO BE PAID FROM AN APPROPRIATION OF VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER SPONSORED BY THE HIGH IMPACT ANTI-CRIME AGENCY, THE STATE LAW ENFORCEMENT PLANNING AGENCY, AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, AND APPROVED BY THE MUNICIPAL COUNCIL IN ITS RESOLUTION NO. 7-R-ck AND DATED JUNE 27, 1973.

WHEREAS, the City of Newark is in need of space in order to take full advantage of a municipal project entitled "Vindicate Society Residential Treatment Center" sponsored by the High Impact Anti-Crime Agency, the State Law Enforcement Planning Agency, and the Law Enforcement Assistance Administration, and approved by the Municipal Council in its resolution numbered 7RCK and dated June 27, 1973; and

WHEREAS, the Englehard Minerals and Chemical Corporation owner and occupant of 71-77 Austin Street, Block No. 907, Lot No. 15, has agreed to convey same to the City of Newark for the sum of \$100,000.00,

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Corporation Counsel is authorized to execute a contract for a purchase of real property known as 71-77 Austin Street, Newark, New Jersey, Block 907, Lot 15 for consideration of \$100,000.00 with conveyance to be by Bargain and Sale Deed with covenant against acts of the seller, said deed to be recorded by the Corporation Counsel and thereafter filed in the Office of the City Clerk.

2. The said property will be utilized for correctional purposes for a period of at least ten (10) years, in accordance with subgrant award conditions, LEAA Discretionary Grant Number 73-ED-02-0101. No assignment, transfer or encumbrance shall be made with respect to the said property, during this time period.

3. The purchase price of \$100,000.00 has been authorized by the Municipal Council in its Resolution No. 7RCK dated June 27, 1973. The source of funds will be the State of New Jersey and the United States government.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by

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Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-x.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING PERMISSION TO AMERADA-HESS CORPORATION TO CONSTRUCT AND MAINTAIN A 14" DIAMETER INSULATED STEEL PETROLEUM PIPELINE IN AN EASEMENT 5'-0" WIDE ALONG THE RIGHT OF WAY ON THE EASTERLY SIDE OF DOREMUS AVENUE AND FOR STREET CROSSINGS FOR DELANCY STREET, WILSON AVENUE, ROANOKE AVENUE AND RAYMOND BOULEVARD.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Permission is hereby granted to Amerada Hess Corporation, as approved by J. Swerida, Chief Inspector, Bureau of Combustibles, Newark Fire Department to construct and maintain at its own cost and expense, a 14" diameter Insulated Steel Petroleum Pipeline in easement 5'-0" wide along the right of way on the Easterly Side of Doremus Avenue with a minimum cover of 4'-0" below the surface as shown on drawing entitled "Pipeline Alignment 14" pipeline from Bayonne to Newark, Hudson and Essex Counties, New Jersey dated April 14, 1973 as prepared by Pipe Line Technologists, Inc., Post Office Box 22146, Houston, Texas 77027.

Section 2. The center line of this said easement is more fully described as:

BEGINNING at a point in Doremus Avenue (75) feet wide, said point being seven (7) feet west of the easterly line of Doremus Avenue and five (5) feet south, when measured at right angles to the prolongation of the southerly line of Lot 2 in the Tax Block 5074 as shown on the Tax Assessment Maps of the City of Newark; and running:

Thence (1) northerly in Doremus Avenue along a line which is parallel and seven (7) feet west of the easterly line of Doremus Avenue to a point which is one hundred twenty (120) feet southerly from the center line of Delancy Street, and running;

Thence (2) still northerly in Doremus Avenue to a point which is ten (10) feet north of the center line of Delancy Street and five (5) feet west of the easterly line of Doremus Avenue, and running;

Thence (3) still northerly in the same along a line which is parallel and five (5) feet west of the easterly line of the said Doremus Avenue, a distance of six hundred fifty-two (652) feet, more or less, to a point, said point being fifty-five (55) feet north of the centerline of a roadway or driveway which runs easterly from Doremus Avenue, and running;

Thence (4) still northerly in the same to a point which is two hundred sixty (260) feet southerly from the centerline of Wilson Avenue running westerly from Doremus Avenue and ten (10) feet west of the easterly sideline of Doremus Avenue, and running;

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Thence (5) still northerly in the same to a point which is five (5) feet southerly from the centerline of Wilson Avenue running westerly from Doremus Avenue and five (5) feet west of the easterly line of Doremus Avenue or its prolongation, and running;

Thence (6) still northerly in the same along a line which is parallel and distant five (5) feet west of the easterly line of Doremus Avenue to a point in front of Lot 9 in Tax Block 5070, said point being thirty (30) feet southerly from the centerline of a culvert under Doremus Avenue, and running;

Thence (7) still northerly in the same to a point which is fifteen (15) feet southerly from the centerline of the above mentioned culvert and eight (8) feet west of the easterly line of Doremus Avenue; and running;

Thence (8) still northerly in the same to a point in front of Lot 7 in Tax Block 5070, said point being twenty (20) feet northerly from the centerline of an overhead pipe bridge crossing Doremus Avenue and five (5) feet west of the easterly line of Doremus Avenue, and running;

Thence (9) still northerly and in the same along a line which is parallel and distant five (5) feet west of the easterly line of Doremus Avenue to a point which is distant seventy-five (75) feet southerly from the southerly parapet wall of the Newark-New York Branch of the Central Railroad Bridge crossing over Doremus Avenue, and running;

Thence (10) westerly crossing Doremus Avenue to a point which is seventy-five (75) feet southerly from the southerly parapet wall of the above mentioned Railroad bridge and five (5) feet east of the westerly line of Doremus Avenue, and running;

Thence (11) northerly in Doremus Avenue parallel and distant five (5) feet east of the westerly line of Doremus Avenue to a point which is ninety (90) feet southerly from the centerline of Roanoke Avenue, and running;

Thence (12) easterly crossing Doremus Avenue to a point which is ninety (90) feet southerly from the centerline of Roanoke Avenue and two and one-half (2.5) feet west of the easterly line of the said Doremus Avenue, and running;

Thence (13) northerly in Doremus Avenue parallel and distant two and one-half (2.5) feet west of the easterly line of Doremus Avenue to a point which is one hundred twenty (120) feet southerly from the division line between Lots 10 and 12 in Tax Block 5011, and running;

Thence (14) still northerly in Doremus Avenue to a point which is five (5) feet west of the easterly line of Doremus Avenue and one hundred ten (110) feet southerly from the above mentioned division line, and running;

Thence (15) still northerly in Doremus Avenue parallel and along a line which is five (5) feet west of the easterly line of Doremus Avenue to a point which is one hundred five (105) feet northerly from the centerline of the center island of the ramp connecting eastbound Raymond Boulevard with Doremus Avenue, and running;

Thence (16) still northerly in the same to a point which is one hundred eight (108) feet north of the above mentioned center island and two and one-half (2.5) feet west of the easterly line of Doremus Avenue, and running;

Thence (17) still northerly in the same parallel and along a line which is two and one-half (2.5) feet west of the easterly line of Doremus Avenue to the mid-point between the outside face of the southerly parapet wall of the Lincoln Highway Bridge over Doremus Avenue and the most southerly pier supporting the said bridge, and running;

Thence (18) easterly on a course having a deflection angle of eighty-eight (88) degrees to the right to a point which is twenty (20) feet east of the west face of the Lincoln Highway Bridge piers closest to Doremus Avenue and on the easterly side, and running;

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Thence (19) northerly on a course having a deflection angle of ninety (90) degrees to the left and said line being parallel and distant twenty (20) feet easterly from the westerly face of the above mentioned bridge piers, distant two hundred twenty (220) feet, more or less, to a point which is fifteen (15) feet southerly from the northerly line of the former Morris Canal, and running;

Thence (20) northwesterly on a course having a deflection angle of forty-five (45) degrees to the left to a point in the southerly line of the lands of the New Jersey Turnpike Authority.

BEING an easement five (5) feet in width, i.e., two and fifty hundredths (2.50) feet either side of the hereinabove described center line.

Section 3. That such permission be and the same is hereby given upon the condition and provision the said Amerada Hess Corporation, its successors and assigns, will, at its sole expense upon thirty (30) days notice in writing from the City of Newark, alter, relocate or remove such 14" Diameter Insulated Steel Petroleum Pipeline, or any part thereof as may be designated in the Removal or Relocation Notice as may be served by the City of Newark upon the said Amerada Hess Corporation.

Section 4. That such permission be and is hereby given upon the condition and provision the said Amerada Hess Corporation, its successors and assigns, shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any claims whatsoever, arising from or in any way connected with the granting of said privilege or by reasons of the installation, location, maintenance or the existence of such 14" Diameter Insulated Steel Petroleum Pipelines, in the above described five (5) feet wide easement in Doremus Avenue and street crossings.

Section 5. In addition to the aforesaid Indemnity Agreement, Amerada Hess Corporation, its successors and assigns, shall at its own cost and expense procure and keep in full force and effect paid up policies for Comprehensive General Liability Insurance in favor of the City of Newark, in an amount of at least \$250,000.00 for injury to any one person and \$1,000,000.00 to more than one person arising out of any one accident and Property Damage Insurance against any and all claims for damage to property of others to the extent of \$100,000.00. said policies to be approved by the Corporation Counsel of the City of Newark, New Jersey and proof of said coverage to be filed with the City Clerk prior to installation.

Section 6. That such permission is hereby given upon the express condition the said 14" Diameter Insulated Steel Petroleum Pipeline shall become subject to any Ordinance or Resolution adopted by the City of Newark that may apply to such Insulated Steel Petroleum Pipelines and that Amerada Hess Corporation, its successors and assigns, shall become liable for the payment of any fee or fees hereafter imposed by the City of Newark by such Ordinance or Ordinances.

Section 7. That such permission be and the same is hereby given upon further consideration that Amerada Hess Corporation shall commence installation of the said 14" Diameter Insulated Steel Petroleum Pipeline, not later than one month from the date of passage of this Ordinance and shall complete such installation in easement aforementioned within a period of one hundred twenty (120) days from the commencement of such work.

Section 8. That such permission be and the same is hereby given that the said Amerada Hess Corporation shall file with the City of Newark its written acceptance of the provisions of this Ordinance within thirty (30) days from the date on which it takes effect and shall pay on demand of the City of Newark the amount and cost and expense to the City for all official publications of this ordinance.

Section 9. That such permission is hereby given that the said Amerada Hess Corporation shall comply with Sections 4 and 5 and obtain a written permit from the Permit Division of the Bureau of Streets and Sidewalks of the Department of Public Works before disturbing any Street Surface or making any installations, alterations or additions to the said 14" Diameter Insulated Steel Petroleum Pipeline whatsoever, including the original installation or removal of all or any part of such original installation.

Section 10. The written permission is granted subject to all State Laws and City Ordinances governing the said installation, maintenance and use of Insulated Steel Petroleum Pipelines.

Section 11. A copy of the aforesaid drawings, Amerada Hess Corporation, Woodbridge, New Jersey, Drawing No. AL-757-94 entitled "Pipeline Alignment 14" Pipeline from Bayonne to Newark, Hudson and Essex Counties, New Jersey" Sheet 35 of 48 and Sheets 35 to 46, inclusive all sheets dated April 14, 1973, as prepared by Pipe Line Technologists, Inc., Post Office Box 22146, Houston, Texas 77027 is affixed and made a part hereof.

Section 12. This ordinance shall take effect upon promulgation and passage in accordance with law.

(Director of Public Works Friscia met with the Council November 20, 1973)

Councilman Bontempo remarked this company desires to install pipelines through the City without spending any money after such installation. He felt the Council should seriously consider this item.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to table this ordinance was made by Councilman Bontempo, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

#### HEARINGS OF CITIZENS.

6-HC-a. Councilman Harris introduced into the record telegram from MR. CURTIS J. WAY, PRESIDENT, N.A.A.C.P. expressing support of the Rent Control Ordinance.

6-HC-b. MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with reference to busses for senior citizens. She asked the Council to assist her in assuring that the busses for senior citizens will be provided for the projects and should be run by the senior citizens themselves.

The following speakers addressed the Municipal Council with respect to the proposed Rent Control Ordinance. The speakers urged the adoption of this ordinance indicating it would give fair treatment to both landlords and tenants. They cited Rent Control Legislation which is currently in effect in suburban communities and has proved successful. The speakers pointed out Newark has a severe housing crisis and is plagued with substandard housing. They indicated the proposed legislation would correct many of the ills existing in housing throughout the City.

Councilman Turco left the meeting at 2:55 P. M.

6-HC-c. MR. ABD-ALLAH YASIN, 100 CHADWICK AVENUE, NEWARK, NEW JERSEY.

6-HC-d. MR. RICHARD JOHNSON, 53 CENTRAL AVENUE, NEWARK, NEW JERSEY.

6-HC-e. MR. STANLEY VARON, 254 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.



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- 6-HC-f.            MR. LEE HOLLETT, 53 CENTRAL AVENUE, NEWARK, NEW JERSEY.
- 6-HC-g.            MR. BERNARD FREAMON, ASSOCIATION OF BLACK LAW STUDENTS, 105 CHARLTON STREET,  
NEWARK, NEW JERSEY.
- 6-HC-h.            MRS. SYLVIA ARANOW, PRESIDENT, NEW JERSEY TENANTS ORGANIZATION, 21-85  
DESMOINES AVENUE, FORT LEE, NEW JERSEY.
- 6-HC-i.            MR. ROBERT WIDROW, 53 CENTRAL AVENUE, NEWARK, NEW JERSEY.
- 6-HC-j.            MR. JOHN ATLAS, ORANGE LEGAL SERVICES, MAIN STREET, EAST ORANGE, NEW JERSEY.
- 6-HC-k.            MR. OLLIE MARSHALL, 30 WILBUR AVENUE, NEWARK, NEW JERSEY.
- 6-HC-l.            MR. KENNEDY WILSON, 505 ELIZABETH AVENUE, NEWARK, NEW JERSEY.
- 6-HC-m.            MR. ELLSWORTH MOGRAN, 860 SOUTH 11TH STREET, NEWARK, NEW JERSEY.
- 6-HC-n.            MRS. WYLA MC CLAIN, 77 TILLINGHAST STREET, NEWARK, NEW JERSEY.
- 6-HC-o.            MR. JUNIUS WILLIAMS, 24 COMMERCE STREET, NEWARK, NEW JERSEY.
- 6-HC-p.            MR. THEODORE R. MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY,

addressed the Municipal Council with respect to the Mayor's recommendations for Business Administrator and Corporation Counsel. He expressed his opinion these positions should be full time and that individuals recommended should not retain outside law practices. He felt the the pay level and work load for these positions require full time services. He urged the Council not to confirm these nominations unless these nominees indicate they are willing to make some sacrifices to assure the people of the City they are getting services and devotion to duty that they deserve.

- 6-HC-q.            MR. MHUNZI, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stressing the need for housing in the City. He spoke with respect to Kawaida Towers and the Council's lack of cooperation in that respect.
- 6-HC-r.            MR. DAVID BARRETT, 26 NAIRN PLACE, NEWARK, NEW JERSEY, addressed the Municipal Council indicating his support of the Rent Control Ordinance. He stated he felt Councilman Turco should be removed from the Council in spite of a contrary decision of Judge Kimmelman.

He questioned whether the President's car has been turned over to the succeeding President.

President Megaro replied each Councilman has been a recipient of a particular car and there was no need for him to accept the prior President's vehicle.

Councilman Westbrook felt the President's car should had been turned over to the succeeding President. He requested this matter be discussed at the next special conference of the Municipal Council.

6-HC-s.            MISS DIANE WOODS, 134 BELMONT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to City officials. She felt Councilman Turco should relinquish his seat. The speaker opined officials who are not sensitive to the needs of the people should not be sitting on the Council. She claimed there was corruption on the Council.

Councilman Bontempo pointed out to the speaker if she has any evidence of corruption she should take this up with the Prosecutor's Office or Mr. Stern.

6-HC-t.            MR. JELEDI KOMOZI, 134 BELMONT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Kawaida Towers and felt Councilman Turco should give up his seat on the Municipal Council. He indicated he will address the Municipal Council at further meetings on the same subject.

The following speakers urged the Council to approve the Mayor's recommendation of James Cundari as a Member of the Newark Housing Authority. The speakers spoke at length about the background of this individual setting forth his qualifications and said he would be an asset to the Housing Authority. They indicated he is an individual who thinks in terms of the City of Newark. They stressed the fact he is familiar with the problems of all peoples throughout the City and urged the Council to vote affirmatively on this nominee.

6-HC-u.            MR. JAMES CUNDARI, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

6-HC-v.            MR. MICHAEL F. ADUBATO, 57 COEYMAN STREET, NEWARK, NEW JERSEY.

6-HC-w.            MRS. MARY KANE, 444 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

6-HC-x.            MRS. PEGGY PARISIE, 111 - 7TH AVENUE, NEWARK, NEW JERSEY.

6-HC-y.            MRS. HELEN WILSON, 444 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

6-HC-z.            MRS. MARIANNE DEL GUERCIO, 412 CLIFTON AVENUE, NEWARK, NEW JERSEY.

6-HC-ba.           MR. ANTHONY PARISE, 372 PARKER STREET, NEWARK, NEW JERSEY.

6-HC-bb.           MR. STEPHEN N. ADUBATO, 744 HIGHLAND AVENUE, NEWARK, NEW JERSEY.

A motion to permit a speaker who had not registered under "Hearings of Citizens" to address the Municipal Council was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

Not Voting: Councilman Bontempo.

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/ 6-HC-bc.

MR. MICHAEL MERCO, 254 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council and urged the Council to adopt the Rent Control Ordinance and spoke in favor of confirmation of James Cundari as a Member of the Newark Housing Authority.

A motion to consider Item 8-c on this Calendar at this time was made by Councilman Bontempo, seconded by Councilman Bottone.

Councilman Westbrooks indicated he felt the Council should start from Item 8-a and work through 8-g in order.

Councilman Harris said he wished to make it clear that he had moved to confirm Mr. Cundari at the last meeting and his motion was seconded by Councilman James. He had requested Councilman Westbrooks to vote for Mr. Cundari also.

Councilman Villani pointed out there was a controversy because there are two fine men from the North Ward who should be considered. Mr. Stabile who is presently Chairman of the Newark Housing Authority has had many years of experience and we have before us a nomination of James Cundari who is a bright young intelligent man.

At this point a motion to consider Item 8-c on the Calendar at this time was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-c.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 9, 1973, NOMINATING MR. JAMES CUNDARI, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY, FOR THE TERM OF OFFICE EXPIRING APRIL 20, 1977.

(Copy submitted to each Member of the Council)

(Mr. Cundari met with the Council November 5, 1973)

A motion to confirm the nomination of Mr. Cundari, as a Member of the Newark Housing Authority, for the term of office expiring April 20, 1977 was made by Councilman Harris, seconded by Councilman James.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bontempo, James, Harris, Villani, President Megaro.

No: Councilman Westbrooks.

Not Voting: Councilmen Bottone, Giuliano.

President Megaro: This nomination is confirmed.

Councilman Bontempo left the meeting at 6:15 P. M.

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RESOLUTIONS AND MOTIONS.RESOLUTIONS.

/ 7-R-a.

RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM; CITY'S APPLICATION FOR FINANCIAL ASSISTANCE UNDER THE SAFE AND CLEAN NEIGHBORHOODS ACT OF 1973 HAS BEEN APPROVED IN AMOUNT OF \$872,139.66. SAID CONTRACT CALLS FOR MATCHING EXPENDITURES AND A TOTAL OF \$500,000. HAD BEEN BUDGETED IN 1973 CITY OF NEWARK BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Westbrook stated for the record that he endorses the conception of the Safe and Clean Neighborhoods Program. He strongly opposes the implementation in the way the program is being applied by the Police Department. He felt we are not making the best use of federal money because we are using their resources for manpower. Recruitments will be used for this program on their days off which is another way for the members of the force to increase their salaries. It is another way of moonlighting. These programs will pay time and one half and is a waste of the taxpayers money. He said he has mixed feelings about supporting this resolution.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

/ 7-R-b.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL STATUTORY EXPENDITURES, CONTRIBUTION TO POLICE EMPLOYEES' RETIREMENT SYSTEM - \$80,000., CONTRIBUTION TO POLICE AND FIREMEN'S RETIREMENT SYSTEM OF N.J. - \$88,000., AND CONTRIBUTION TO PENSION - VARIOUS DIVISIONS - \$25,000. TO DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL STATUTORY EXPENDITURES, CONTRIBUTION TO SOCIAL SECURITY SYSTEM (O.A.S.I.) \$193,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

/ 7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$1,000. IN FULL SETTLEMENT OF CLAIM TO PHILIP CURRIE AND RUSIGNOLA AND PUGLIESE, ESQS., HIS ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY

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BY THE CORPORATION COUNSEL FOR PERSONAL INJURIES SUSTAINED IN A SIDEWALK FALLDOWN CAUSED BY A BUTTONBALL TREE ROOT ON JANUARY 18, 1970 IN FRONT OF 34 ELM STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution based upon communication that the condition complained about has been corrected was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-d. RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 6, 1973, PROPOSED 1973-1978 CAPITAL IMPROVEMENT PROGRAM, BY ADDING TO 1973 CAPITAL BUDGET, CAPITAL FUND, PROJECT NO. 28/13-73, PLANNING RECREATIONAL FACILITIES IN NEWARK'S PEQUANNOCK WATERSHED-\$65,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Project Manager of Newark Watershed Study Moore met with the Council

November 20, 1973)

A motion to defer action on this resolution was made by President Megaro, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-e. RESOLUTION AUTHORIZING MAYOR TO ENDORSE CHECK IN NET SUM OF \$102,509.67 FOR SUIT INSTITUTED, STATE OF NEW JERSEY VS. AMERICAN OIL COMPANY (ANTI-TRUST ACTION WITH REGARD TO GASOLINE AND RELATED PRODUCTS PURCHASED BY CITY OF NEWARK) TOTAL RECOVERY \$128,137.09, \$25,627.42 ATTORNEYS' FEES TO SPECKS & GOLDBERG, LTD., CHICAGO, ILLINOIS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-f. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, CITY CLERK, SALARIES AND WAGES, OVERTIME -\$250. TO OFFICE OF CITY CLERK AND MUNICIPAL COUNCIL, MUNICIPAL COUNCIL, SALARIES AND WAGES, COUNCILMAN - \$250., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-g.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DONATO RUGGIERO AND FRANCES RUGGIERO, OWNERS OF PREMISES 143 FIRST STREET, BLOCK 1882, LOT 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-h.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JAMES LA ROSSA AND TESSIE LA ROSSA, OWNERS OF PREMISES 145 FIRST STREET, BLOCK 1882, LOT 26, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-i.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DAVID STADLER AND FLORENCE STADLER, OWNERS OF PREMISES 16 RANKIN STREET, BLOCK 236, LOT 68, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-j.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GAMAREL HOLDING COMPANY, INC., A NEW JERSEY CORPORATION, OWNER OF PREMISES 50 BEDFORD STREET, BLOCK 236, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-k.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ROBERT TREAT SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 377 PESHINE AVENUE, BLOCK 3580, LOT 19, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

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7-R-1. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM L. C. W. INC., OWNER OF PREMISES 143 SHERMAN AVENUE, BLOCK 2793, LOT 28, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-m. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FABIAN EUGENE VINCENT AND DOROTHEA ELIZABETH VINCENT, OWNERS OF PREMISES 521-523 BERGEN STREET, BLOCK 2658, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-n. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SALVATORE JR. AND JOAN TINO, CORINO TINO AND SALVATORE TINO AND SUSAN AND EDWARD PESA, T/A T. & S. REALTY COMPANY, OWNERS OF PREMISES 42-44 JACOB STREET, BLOCK 302, LOT 38, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-o. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MATHILDE KREISZL, OWNER OF PREMISES 25 PENNINGTON STREET, BLOCK 893, LOT 11, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-p. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MATHILDE KREISZL, OWNER OF PREMISES 143 ORCHARD STREET, BLOCK 893, LOT 13, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

✓ 7-R-g. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MIIMUR REALTY CO., OWNER OF PREMISES 270, 272½ AND 274 - 15TH AVENUE, BLOCK 239, LOTS 30 AND 33, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

✓ 7-R-r. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MARION WAHLER AND HOWARD WAHLER, HER HUSBAND, OWNERS OF PREMISES 79 MADISON AVENUE, BLOCK 2661, LOT 33, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

✓ 7-R-s. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM L. C. W., INC. A NEW JERSEY CORPORATION, OWNER OF PREMISES 541 SOUTH 19TH STREET, BLOCK 337, LOT 20, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

✓ 7-R-t. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHARLES J. AND ANNE HELEN GOLDIN, HERMAN AND SHIRLEY GOLDIN, MOE AND RUTH WEINBERG AND MORRIS AND PEARL FRUCHTER, T/A UNITED OVERALL CLEANERS, OWNERS OF PREMISES 408-12 SOUTH 8TH STREET, BLOCK 291, LOTS 38, 39, 40, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

✓ 7-R-u. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SNOW C. HEARNS, WIDOWER, OWNER OF PREMISES 45 TICHENOR STREET, BLOCK 895, LOT 5, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.



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A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

/ 7-R-v.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$100. TO BENJAMIN TATE, 1064 BERGEN STREET, UPON RECEIPT OF A GENERAL RELEASE IN FAVOR OF CITY OF NEWARK, TOGETHER WITH ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES INCURRED TO FURNITURE IN HIS STORE AS RESULT OF AN ARREST BY THE NEWARK POLICE DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

/ 7-R-w.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, HELP COMMUNITIES HELP THEMSELVES \$2,177.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

/ 7-R-x.

RESOLUTION ESTABLISHING A CLASSIFICATION DISTINCTION FOR SALARIES AND WAGES LINE ITEMS IN ANNUAL ADOPTED BUDGET; "COMMON"-ALL TITLES WHICH PROVIDE A BEGINNING SALARY OF \$11,999. OR LESS, "UNCOMMON"-ALL TITLES WHICH HAVE A BEGINNING SALARY OF \$12,000. OR MORE.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was returned to Administration November 7, 1973)

A motion to table this resolution was made by President Megaro, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

/ 7-R-y.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF STREETS AND

SIDEWALKS, FROM SENIOR STREET AND SIDEWALK INSPECTOR TO STREET AND SIDEWALK INSPECTOR;  
TO CORRECT TRENTON BUDGET TO AGREE WITH ADOPTED BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-z. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, BUSINESS ADMINISTRATION,  
DIVISION OF PERSONNEL, OTHER EXPENSES, TRAINING AND ORGANIZATIONAL DEVELOPMENT PROGRAM-  
\$22,000.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, PUBLIC SERVICE INSTITUTE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution pending additional information and invite Personnel Director Kittrels to met with the Council at their pre-meeting conference December 10, 1973 was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-ba. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION, RECOVERED  
MOTOR VEHICLES, APPROXIMATELY 450 JUNK VEHICLES, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:14-57.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-bb. RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK  
FOR \$7,500. TO ANGELA FILIPPONE, AMES FILIPPONE AND FRIEDMAN AND D'ALESSANDRO, THEIR  
ATTORNEYS, UPON THEIR FURNISHING A GENERAL RELEASE, STIPULATION OF DISMISSAL AND ANY  
OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED TO  
ANGELA FILIPPONE DUE TO PEAKS AND TROUGHS IN ROADBED WHILE RIDING IN BUS. (TRANSPORT OF  
NEW JERSEY TO PAY \$7,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

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7-R-bc.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE CONTRACT AWARDED TO SCHNADELBACH-BRAUN PARTNERSHIP FOR CONDUCT OF AN OVERALL CONSERVATION AND DEVELOPMENT PLAN FOR NEWARK'S PEQUANNOCK WATERSHED HOLDINGS IN MORRIS, PASSAIC AND SUSSEX COUNTIES, AS PER ATTACHED CONTRACT SECTION 3, SCOPE OF SERVICES; COST OF AFORESAID CONSULTING SERVICES TO BE PAID FROM COMPREHENSIVE PLANNING GRANT, PROJECT NO. CPA NJ-02391022 AND SHALL NOT EXCEED \$80,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

7-R-bd.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK AND THE DIRECTOR OF HEALTH AND WELFARE ON BEHALF OF CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS ACCEPTING FUNDS FOR THE ELDERLY NUTRITION PROGRAM. (TOTAL COST OF PROGRAM \$422,212.00 OF WHICH \$250,000.00 IS PROVIDED BY THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS AND \$172,212.00 IS PROVIDED BY THE CITY OF NEWARK FROM IN-KIND RESOURCES, FOR A PERIOD OF ONE YEAR NOVEMBER 1, 1973 TO OCTOBER 31, 1974)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

7-R-be.

RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 6, 1973, PROPOSED 1973-1978 CAPITAL IMPROVEMENT PROGRAM, TO ADD TO CAPITAL BUDGET, BOARD OF EDUCATION, CAPITAL FUND, PROJECT NO. 113/404-73 REHABILITATION OF HEATING SYSTEMS AT OLIVER STREET SCHOOL-\$9,525., PROJECT NO. 120/173-73 ADDITIONAL FUNDS CONSTRUCTION OF LOUISE A. SPENCER SCHOOL-\$150,000., PROJECT NO. 112/1-73 REHABILITATION OF HEATING SYSTEM AT BRAGAW AVENUE, ROBERTO CLEMENTE AND CHARLTON STREET SCHOOLS-\$768,000. AND PROJECT NO. 122/2-73 ADDITIONAL FUNDS FOR REHABILITATION OF CENTRAL HIGH SCHOOL-\$275,000. TOTALLING \$1,202,525.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

7-R-bf.

RESOLUTION AUTHORIZING CITY CLERK TO FURNISH DIRECTOR OF FINANCE AND CORPORATION

COUNSEL WITH CERTIFIED COPY OF RESOLUTION AND RESOLUTION OF BOARD OF SCHOOL ESTIMATE FOR PREPARATION OF ORDINANCE AUTHORIZING THE ISSUANCE OF BONDS FOR THE CONSIDERATION OF THE MUNICIPAL COUNCIL FOR BOARD OF EDUCATION, PROJECT 113/405-73 REHABILITATION OF HEATING SYSTEM AT ANN STREET SCHOOL-\$53,600., PROJECT 113/404-73 REHABILITATION OF HEATING SYSTEM AT OLIVER STREET SCHOOL-\$67,100., PROJECT 120/173-73 ADDITIONAL FUNDS CONSTRUCTION OF LOUISE A. SPENCER SCHOOL-\$150,000., PROJECT 122/1-73 REHABILITATION OF HEATING SYSTEMS AT BRAGAW AVENUE, ROBERTO CLEMENTE AND CHARLTON STREET SCHOOLS-\$768,000. AND PROJECT 122/2-73 ADDITIONAL FUNDS FOR REHABILITATION OF CENTRAL HIGH SCHOOL-\$275,000. TOTALLING \$1,313,700.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

7-R-bg.

EMERGENCY RESOLUTION APPROPRIATING \$256,293., VARIOUS DEPARTMENTS, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH ESSEX COUNCIL NUMBER 1, NEW JERSEY CIVIL SERVICE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

7-R-bh.

EMERGENCY RESOLUTION APPROPRIATING \$17,021. WATER DEPARTMENT, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH ESSEX COUNCIL NUMBER 1, NEW JERSEY CIVIL SERVICE ASSOCIATION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bi.

EMERGENCY RESOLUTION APPROPRIATING \$25,825., VARIOUS DEPARTMENTS, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH LOCAL 2297, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO (SUPERVISORS); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bj. EMERGENCY RESOLUTION APPROPRIATING \$7,424., WATER DEPARTMENT, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH LOCAL 2297, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO (SUPERVISORS); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bk. EMERGENCY RESOLUTION APPROPRIATING \$75,029., VARIOUS DEPARTMENTS, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH THE BUILDING TRADES BARGAINING COMMITTEE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bl. EMERGENCY RESOLUTION APPROPRIATING \$4,820., WATER DEPARTMENT, DIVISION OF WATER SUPPLY, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH THE BUILDING TRADES BARGAINING COMMITTEE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks.

No: Councilman Westbrooks.

7-R-bm. EMERGENCY RESOLUTION APPROPRIATING \$1,800. DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, TO PROVIDE FUNDS FOR CHANGE OF RATE TO BE PAID ACCORDING TO UNION SPECIFICATIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion whether this is an overexpenditure and invite Corporation Counsel King to meet with the Council at their pre-meeting conference December 10, 1973 was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrook

7-R-bn.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS,

DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, MASON PLASTERER-\$4,000., ELECTRICIAN-\$8,000., MASON PLASTERER HELPER-\$5,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, OVERTIME-\$17,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

7-R-bo.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION

TO MAKE APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY IN CONNECTION WITH PROJECT ENTITLED "CITY-COUNTY STRIKE FORCE TO COMBAT ORGANIZED CRIME"; JOINT PROJECT BETWEEN OFFICE OF THE ESSEX COUNTY PROSECUTOR AND CITY OF NEWARK POLICE DEPARTMENT. (TOTAL COST OF PROJECT \$253,800.86, (FEDERAL)-SLEPA-\$150,000., STATE-\$12,500., COUNTY-\$7,500., CITY IN-KIND-\$83,800.86)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrook, President Megaro.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO

DISBURSE TOTAL SUM OF \$10,500. TO AGENDA 2000 AND RUSS AND SAPIRO, ESQS. ITS ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY AGENDA 2000 IN FAVOR OF COMMUNITY DEVELOPMENT ADMINISTRATION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN CONNECTION WITH CONTRACT WITH AGENDA 2000 TO PERFORM SERVICES IN CONNECTION WITH HOUSING COMPONENT OF THE MODEL NEIGHBORHOOD AREA IN NEWARK. (CIVIL ACTION WAS INSTITUTED IN SUPERIOR COURT SEEKING PAYMENT ALLEGEDLY DUE PURSUANT TO TERMS OF THE CONTRACT OF \$19,812.57)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and invite Corporation Counsel King to meet with the Council at their pre-meeting conference December 10, 1973 was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-bq.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION  
TO ENTER INTO CONTRACT WITH NEW DAWN DAY CARE CENTER FOR RENOVATIONS OF ITS EXISTING  
FACILITIES (284 PESHINE AVENUE) CONTRACT PROVIDES FOR PAYMENT OF \$10,000. WHICH IS  
BUDGETED IN THIRD ACTION YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF  
RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration  
was made by Councilman Villani, seconded by President Megaro and declared adopted by  
President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-br.      RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR  
AGREEMENT WITH LOCAL 2297, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES,  
AFL-CIO.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bs.      RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR  
AGREEMENT ON BEHALF OF CITY OF NEWARK WITH BUILDING TRADES BARGAINING COMMITTEE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks.

President Megaro.

7-R-bt.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SAMUEL A.  
FRISCIA, CHIEF CLERK, DIRECTOR'S OFFICE, DEPARTMENT OF PUBLIC WORKS, FOR PERIOD BEGINNING  
DECEMBER 1, 1973 AND ENDING JUNE 30, 1974. (CONTINUE AS DIRECTOR OF PUBLIC WORKS - FIRST  
LEAVE BEGAN JULY 1, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by

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President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bu. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MANDATORY ITEMS, JUDGMENTS-\$75,000. TO UNCLASSIFIED PURPOSES, MISCELLANEOUS, COMPENSATION AWARDS-\$75,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bv. RESOLUTION AMENDING RESOLUTION 7-R-cd, AUGUST 8, 1973, "RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND REVIEW OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND CITY PLANNING DIVISION TO EXECUTE CONTRACTS WITH ANDRES, MICELI, WEED-\$49,100.; COFFEY, LEVINE, BLUMBERG-\$67,000.; RICHARD DATNER AND ASSOCIATES-\$69,700.; JOHN CIARDULLA ASSOCIATES-\$70,600.; AND SCHNADELBACH-BRAUN PARTNERSHIP-\$39,800., CONSULTANTS FOR THE DEVELOPMENT AND PLANS, SPECIFICATIONS FOR THE OPEN SPACE SITES CONSISTENT WITH SAID CONTRACTS; COST OF AFORESAID DESIGN CONSULTANT SERVICES TO BE PAID FROM CAPITAL IMPROVEMENT PROGRAM. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACTS AWARDED)," BY DELETING UNDER SECTION 1 FIRM NAME OF SCHNADELBACH-BRAUN PARTNERSHIP AND INSERTING FIRM NAME OF SYNTERRA, LIMITED AND BY DELETING UNDER SECTION 2 FIRM NAME OF SCHNADELBACH-BRAUN PARTNERSHIP AND INSERTING FIRM NAME OF SYNTERRA.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bw. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAW AND DELIVER CHECK FOR PAYMENT OF 6% INTEREST ON \$30,259.90 AUTHORIZED PAYMENT TO ARTIC CONTRACTING CORPORATION AND FRANK A. PAIMIARI, ATTORNEY FOR PERIOD FROM JULY 26, 1973 TO SEPTEMBER 21, 1973, INTEREST PAYMENT NOT PROVIDED IN RESOLUTION 7-R-c SEPTEMBER 5, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:



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Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-bx:        RESOLUTION AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF THE CITY OF NEWARK, TO ENTER INTO A CONTRACT WITH THE STATE OF NEW JERSEY, DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR THE PROVISION OF CHILDHOOD DAY CARE SERVICES AT NEWARK DAY CARE CENTER FROM JANUARY 1, 1974 TO DECEMBER 31, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-by.        RESOLUTION AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE, ON BEHALF OF THE CITY OF NEWARK, TO ENTER INTO A CONTRACT WITH THE STATE OF NEW JERSEY, DEPARTMENT OF INSTITUTIONS AND AGENCIES FOR THE PROVISION OF CHILDHOOD DAY CARE SERVICES AT SHERMAN AVENUE COMMUNITY CENTER FROM DECEMBER 1, 1973 TO NOVEMBER 30, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-bz.        EMERGENCY RESOLUTION APPROPRIATING \$24,000., OFFICE OF MAYOR AND AGENCIES, NEWARK MUSEUM, TO PROVIDE FUNDS FOR SALARY INCREASES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-ca.        RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, DIVISION OF CENTRAL PURCHASE, SALARIES AND WAGES-\$6,150. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF CENTRAL PURCHASE, OTHER EXPENSES, EQUIPMENT-\$6,150.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

November 20, 1973

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

7-R-cb.      RESOLUTION RATIFYING THE MAYOR'S EXECUTION OF A CONTRACT PROVIDING \$17,500 TO  
THE CITY OF NEWARK WITH THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT  
UNDER THE COMPREHENSIVE PLANNING ASSISTANCE PROGRAM PROJECT #CPA-N.J. 02-39-1022.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by  
Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.      The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON,  
RECEIVED NOVEMBER 9, 1973, NOMINATING MR. RUDOLPH F. NOVOTNY, 71 SEVEN BRIDGE ROAD, LITTLE  
SILVER, NEW JERSEY, AS A MEMBER OF THE NEWARK PARKING AUTHORITY FOR A TERM COMMENCING FROM  
DATE OF CONFIRMATION UNTIL OCTOBER 20, 1977.

(Copy submitted to each Member of the Council)

(Mr. Novotny met with the Council November 5, 1973)

Councilman James questioned Mr. Dickinson, Secretary of the Newark Parking  
Authority, who was present in the audience to give the present make up of the Newark  
Parking Authority and how many reside out of town.

Mr. Dickinson replied two members on the Parking Authority reside in Newark.

Councilman Bottone stated it is depressing to have a man of such calibre  
recommended to this important position and the question of residency will determine  
his confirmation. He felt the important thing is what contribution an individual  
can make to his job. He noted Administration has gone into the Supreme Court to test  
the residency of an employee and yet at the same time they recommend individuals who  
do not reside in Newark.

He felt it was unfair to evaluate an individual on his residency but he  
expressed the desire that Administration should decide whether it is going to stick to  
the residency rule or will appoint people outside of the City.

A motion to confirm the nomination of Mr. Rudolph F. Novotny as a Member of  
the Newark Parking Authority for a term commencing from date of confirmation until  
October 20, 1977, was made by Councilman Westbrooks, seconded by Councilman Giuliano.

November 20, 1973

President Megaro: Will the Council confirm the nomination?

Yes: Councilman Bottone.

No: Councilmen Harris, James, Villani, Westbrooks.

Not Voting: Councilmen Giuliano, President Megaro.

President Megaro: This nomination failed of confirmation.

8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 9, 1973, NOMINATING MR. MARSHALL WOLF, 9 EDGEWOOD ROAD, CHATHAM, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY, FOR A TERM OF OFFICE EXPIRING APRIL 20, 1974.

(Copy submitted to each Member of the Council)

(Mr. Wolf met with the Council November 5, 1973)

Councilman Westbrooks stated this nomination is a very sensitive appointment. He said he will make a statement that he never made before. He resented the fact that this nomination was sent to the Council by His Honor the Mayor simply because the City Council has to take the flack for a lot of these appointments when we are really not the problem. We are accused by the Star Ledger and other people of playing politics when we have a legitimate constituency to deal with. No way in the world can the Star Ledger or anybody tell him that the fact that the position he has taken is a political one.

People who live in public housing and Newarkers are constantly questioning this Council's activity, but they never question why the Mayor constantly continues to send us appointments he knows himself are going to be very, very controversial and not in the best interests of the citizens of Newark. He said the City Council is not always the cause, but sometimes simply reflect the symptoms of a sick City. The cause sometimes goes deeper. We do not orginate appointments, we do not orginate nominations, and he would like the citizens who improperly get on our backs to get on the source. The source of this nomination comes from His Honor the Mayor and he would respectfully appreciate that somebody communicate with him that Councilman Westbrooks resents this.

He is tired of people getting on our backs when we are not the problem in many cases. The problem is right in the Mayor's Office. He knows our position on out-of-towners. Councilman Westbrooks said he doesn't appreciate people with a colonialism attitude coming in, running the City of Newark from abroad or from a distance. He wants this statement to be perhaps one of the strongest he has ever made in terms of his resentment to His Honor in making this kind of appointment and bringing it to us knowing that at least he is never going to pass so sensitive an item.

A good majority of his constituency are tenants, perhaps 60% of the people

live in the Central Ward or live in some type of apartment dwelling and a goodly number live in public housing. He thinks this is an insult to them, its an insult to him to expect that we would even consider this appointment. When the men go in for an interview he walked out of the room because he would be kidding himself, kidding his constituents to interview these gentlemen. He noted he is just speaking for the Central Ward and as their representative.

He does not even want to give the Mayor the courtesy of voting on it but I have to, for it comes to him as a legislator, but he doesn't want to vote "no" on many of these appointments, because he would rather not vote on them at all.

Mr. Wolf is probably a good man but the fact is tenants are very sensitive to his appointment and some Councilmen don't have the problem that he has. If he had no tenants in the Central Ward he would very easily get around this one.

Councilman Westbrook wanted this statement to come out very strong. He resents it and does not like it and felt it is an insult to tenants in public housing to make this nomination and he hopes this message is conveyed to the Mayor and he can send it back ten thousand times and ten thousand times the vote will be no.

Councilman James stated although there is no public housing in the South Ward we find the Mayor, Council and tenants divided over a position to confirm someone. He said he knows Mr. Wolf who served on the B.I.C.C., was a Civil Rights Chairman and a individual who did an outstanding job. All of the Councilmen were impressed with him during his interview.

Councilman James said he was greatly disturbed he does not see the tenants go across the hall from which office the nominees are presented. He feels if they are really "up tight" about some of these nominees, they should go to the Mayor and tell him what they want. He pointed out the Council is blamed for everything and it is time people started going across the hall to make a partnership type of relationship with the office that presents these nominations. He felt the City cannot continue at a stalelated position.

Councilman Westbrook noted the Council is a victim of bad publicity as they are being put in a difficult position and no matter what they do they are in a bind. He felt the Mayor will probably send these nominations back and if the citizens are really concerned they should register their displeasure with the correct office.

Councilman Harris noted the reason he voted previously against Mr. Wolf and Mr. Lofton was because of the residency issue. He noted he told Mr. Wolf personally he could not in good conscience vote for him in spite of the fact of his liberal

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ideological stand. He feels a gentleman who lives in Chatham is not sensitive to the problems existing in public housing in the City of Newark.

A motion to confirm the nomination of Mr. Marshall Wolf, as a Member of the Newark Housing Authority, for a term of office expiring April 20, 1974 was made by Councilman Westbrooks, seconded by Councilman James.

President Megaro: Will the Council confirm the nomination?

Yes: Councilman James.

No: Councilmen Harris, Villani, Westbrooks.

Not Voting: Councilmen Bottone, Giuliano, President Megaro.

President Megaro: This nomination failed of confirmation.

8-c.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 9, 1973, NOMINATING MR. JAMES CUNDARI, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY, FOR THE TERM OF OFFICE EXPIRING APRIL 20, 1977.

(Copy submitted to each Member of the Council)

(Mr. Cundari met with the Council November 5, 1973)

(For action on this matter, see Page 68 in the minutes of this meeting)

8-d.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON RECEIVED NOVEMBER 9, 1973, NOMINATING MR. OLIVER LOFTON, 203 CLAIRMONT AVENUE, EAST ORANGE, NEW JERSEY, AS A MEMBER OF THE NEWARK HOUSING AUTHORITY FOR THE TERM OF OFFICE EXPIRING APRIL 20, 1978.

(Copy submitted to each Member of the Council)

(Mr. Lofton met with the Council November 5, 1973)

Councilman Westbrooks stated it is unfortunate he has to be in a position to vote against this nominee but the situation is very difficult since Mr. Lofton is being appointed for a term that is going to last until 1978.

Councilman James pointed out Mr. Lofton lived in Newark for many years. He has had multiple dealings in housing in Newark, is a very capable attorney who practices law at 744 Broad Street. He felt the Council could not find someone with better knowledge in housing than Oliver Lofton. He noted the conflict of interest has been ruled out and he felt the nominee should not be penalized because he resides in Orange.

Councilman Harris said there is no doubt Mr. Lofton can offer a great deal to the City of Newark. However, he must be consistent and will vote against anyone who resides out of the City.

A motion to confirm the nomination of Mr. Oliver Lofton, as a Member of the

Newark Housing Authority, for a term of office expiring April 20, 1978 was made by Councilman James, seconded by Councilman Westbrooks.

President Megaro: Will the Council confirm the nomination?

Yes: Councilman James.

No: Councilmen Harris, Villani, Westbrooks.

Not Voting: Councilmen Bottone, Giuliano, President Megaro.

President Megaro: This nomination failed of confirmation.

8-e. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 9, 1973, NOMINATING MR. WILLIAM H. WALLS, AS BUSINESS ADMINISTRATOR OF THE CITY OF NEWARK FOR A TERM COMMENCING NOVEMBER 24, 1973 AND EXPIRING JUNE 30, 1974.

(Copy submitted to each Member of the Council)

A motion to confirm the nomination of Mr. William H. Walls, as Business Administrator of the City of Newark for a term commencing November 24, 1973 and expiring June 30, 1974 was made by the Council of the Whole.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

President Megaro: The nomination is confirmed.

-8-f. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 9, 1973, NOMINATING MR. DONALD KING, AS CORPORATION COUNSEL OF THE CITY OF NEWARK FOR A TERM COMMENCING NOVEMBER 24, 1973 AND EXPIRING JUNE 30, 1974.

(Copy submitted to each Member of the Council)

(Mr. King met with the Council November 20, 1973)

A motion to confirm the nomination of Mr. Donald King, as Corporation Counsel of the City of Newark for a term commencing November 24, 1973 and expiring June 30, 1974 was made by Councilman Westbrooks, seconded by Councilman Harris.

President Megaro: Will the Council confirm this nomination?

Yes: Councilmen James, Westbrooks.

Not Voting: Councilmen Bottone, Giuliano, Harris, Villani, President Megaro.

President Megaro: This nomination failed of confirmation.

At this point several Members of the Council requested a new roll call be made for this motion.

A motion to confirm the nomination of Mr. Donald King, as Corporation Counsel of the City of Newark for a term commencing November 24, 1973 and expiring June 30, 1974 was made by the Council of the Whole.

November 20, 1973

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

President Megaro: The nomination is confirmed.

8-g. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON 12TH AVENUE.

(North Side, between Bergen Street and Fairmount Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration as per their request was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

8-h. The City Clerk presented proposed "ORDINANCE TO REGULATE, CONTROL, AND STABILIZE RENTS AND CREATE A RENT CONTROL BOARD WITHIN THE CITY OF NEWARK."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-b on Page 5 in the minutes of this meeting)

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON VARSITY ROAD."

(North Side, between Sandford Avenue and South Orange City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,

President Megaro.

8-j. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF

November 20, 1973

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NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Fleetwood Place westbound from Sandford Avenue to Ellery Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS FOR NORTH SEVENTH STREET."

(North Seventh Street northbound from West Market Street to Berkeley Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE AND DELETE POSITIONS IN THE DIVISION OF PERSONNEL)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and invite Personnel Director Kittrels to meet with the Council at their pre-meeting conference December 10, 1973 was made by Councilman Harris, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND 'AN ORDINANCE PROVIDING FOR THE VACATION OF ACADEMY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM NORFOLK STREET TO



November 20, 1973

WEST MARKET STREET' (6-S & F-d) ADOPTED SEPTEMBER 6, 1972. (TO CORRECT DESCRIPTION IN SECTION 1)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2 PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(East on Central Avenue to North on Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks, President Megaro.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO CREATE AND DELETE POSITIONS AND SALARY RANGES."

(Manager, Division of Parks and Grounds	\$14,500. - \$16,500.
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Manager, Division of Recreation and Parks	14,500. - 16,500.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Westbrooks, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

No: Councilman Giuliano.

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE APPROPRIATING IN THE AGGREGATE \$1,313,700 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

November 20, 1973

<u>CAPITAL BUDGET PROJECT NO. 113/405-73</u>	<u>REHABILITATION OF HEATING</u>	
	<u>SYSTEM AT ANN STREET SCHOOL</u>	<u>\$ 53,600</u>
<u>CAPITAL BUDGET PROJECT NO. 113/404-73</u>	<u>REHABILITATION OF HEATING</u>	
	<u>SYSTEM AT OLIVER STREET</u>	
	<u>SCHOOL</u>	<u>67,100</u>
<u>CAPITAL BUDGET PROJECT NO. 120/173-73</u> <u>(84/2-72)</u> <u>(73-71)</u>	<u>ADDITIONAL FUNDS</u>	
	<u>CONSTRUCTION OF LOUISE</u>	
	<u>A. SPENCER SCHOOL</u>	<u>150,000</u>
<u>CAPITAL BUDGET PROJECT NO. 122/1-73</u>	<u>REHABILITATION OF HEATING</u>	
	<u>SYSTEM-BRAGAW AVENUE,</u>	
	<u>ROBERTO CLEMENTE AND</u>	
	<u>CHARLTON STREET SCHOOLS</u>	<u>768,000</u>
<u>CAPITAL BUDGET PROJECT NO. 122/2-73</u> <u>(82/4-73)</u>	<u>ADDITIONAL FUNDS</u>	
	<u>REHABILITATION OF CENTRAL</u>	
	<u>HIGH SCHOOL</u>	<u>275,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

8-g.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Building Superintendent, Health  
and Welfare  
Supervisor of Vital Statistics

\$ 7,495. - \$ 9,111.  
10,045. - 12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

November 20, 1973

8-r.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Foreman, Parks and Grounds \$ 9,567. - \$11,628.

General Foreman, Parks and Grounds 10,547. - 12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

8-s.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

8-t.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR, (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR JOURNEYMEN AND CERTAIN HOURLY RATE POSITIONS AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

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8-u.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGES FOR CHIEF STATIONARY ENGINEER, STATIONARY ENGINEER AND STATIONARY FIREMAN AS PER CONTRACT AGREEMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

8-v.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE BUILDING TRADES BARGAINING COMMITTEE)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

8-w.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 9, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO DELETE THE POSITIONS AND SALARY RANGES FOR MECHANICAL REPAIRMAN FOREMAN AND MECHANICAL REPAIRMAN)."

(Mechanical Repairman Foreman

\$15,874. - \$15,874.

Mechanical Repairman

14,114. - 14,114.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 10, 1973 Calendar of the Municipal Council for first reading was made by Councilman Harris,

November 20, 1973

seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973,

ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING, PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BOTH SIDES OF LOCK STREET, FROM SUSSEX AVENUE TO CENTRAL AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance awaiting corrected ordinance was made by Councilman Villani, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973,

ENCLOSING PROPOSED "BOND ORDINANCE AUTHORIZING STAGE I (PRELIMINARY PLANNING, TEST AND SURVEYS) OF THE ESTABLISHMENT OF RECREATIONAL FACILITIES IN THE PEQUANNOCK WATERSHED OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$65,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 28/13-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued

from October 26, 1973 to November 8, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Church of Our Lady of Good Counsel	6231 (Amended)
St. Martin de Porres Educational Association of Queen of Angels School	6282 (Amended)
Holy Name Society, Sacred Heart Church	6309 (Amended)
St. Benedict's Mothers Guild	6320 (Amended)
Queen of Angels Roman Catholic Church	6353

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society, Sacred Heart Church	6323 (Amended)
St. Columba Rosary Society	6352
Ladies Auxiliary of Club Espana, Inc.	6354
Parents and Guardians Guild of St. Vincent Academy	6355
Our Lady of Fatima Church	6356
Church of Our Lady of Good Counsel	6357
Mothers Club of Essex Catholic High School	6358

A motion to concur in the Report was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.


ADJOURNMENT.

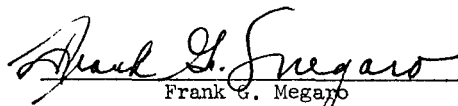
12-a. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Villani, Westbrooks,  
President Megaro.

This meeting adjourned at 8:10 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Frank G. Megaro  
President



Newark, New Jersey, November 29, 1973  
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A special meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:25 P. M.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Turco, Westbrooks, President Megaro, Acting City Clerk Archie Korngut, Acting Clerk of the Municipal Council.

Acting City Clerk Korngut stated this special meeting was requested by His Honor, Mayor Kenneth A. Gibson to consider a resolution authorizing the Mayor and City Clerk to execute an agreement between the City of Newark and Joint Meeting to conduct infiltration/inflow studies of Newark's Sewer System connecting to Joint Meeting facilities. In order to be eligible for 90% Federal funding for the studies and the treatment plant expansion we are required to consent to the infiltration/inflow studies by December 1, 1973.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING MAYOR AND CITY CLERK TO EXECUTE AN AGREEMENT BETWEEN THE CITY OF NEWARK AND JOINT MEETING TO CONDUCT INFILTRATION/INFLOW STUDIES OF NEWARK'S SEWER SYSTEM CONNECTING TO JOINT MEETING FACILITIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Turco, Westbrooks, President Megaro.

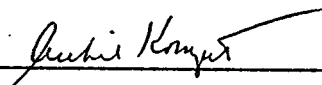
ADJOURNMENT.

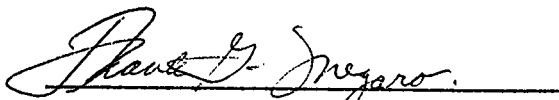
12. A motion to adjourn this meeting was made by Councilman Bontempo, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Turco, Westbrooks, President Megaro.

This meeting adjourned at 12:28 P. M.

APPROVED:

  
\_\_\_\_\_  
Archie Korngut  
Acting City Clerk

  
\_\_\_\_\_  
Frank G. Megaro  
President

November 29, 1973



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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 2:45 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Norman R. Olthin, Bethany Baptist Church.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Bernard Ekelchik, Sergeant-at-Arms.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented AUDIT REPORT OF THE CITY OF NEWARK, FOR THE YEAR 1972, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion to receive and file this Annual Audit Report which was received by the Council and Staff and signed affidavits submitted to the Division of Local Government Services, was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-b. The City Clerk presented INTERIM AUDIT REPORT OF THE CITY OF NEWARK, FOR NINE MONTHS ENDED SEPTEMBER 30, 1973, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Interim Audit Report be received and placed on file after Staff study, was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-c. The City Clerk presented COPY OF MINUTES OF MEETING OF THE SECOND RIVER JOINT MEETING, HELD SEPTEMBER 10, 1973.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

566

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro. .

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD OCTOBER 11, 1973.

A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-e.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF SEPTEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-f.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF OCTOBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Turco, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-g.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR TEN MONTHS ENDING OCTOBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD OCTOBER 17, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Westbrooks seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-i. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD OCTOBER 17, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Megaro, seconded by Councilman Westbrooks and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-j. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32, FROM NOVEMBER 5, 1973 TO NOVEMBER 9, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-k. The City Clerk presented REPORT OF THE MUNICIPAL COURT, FOR THE YEAR 1972.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-l. The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 12, 1973 TO NOVEMBER 16, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-m. The City Clerk presented REPORT OF MUNICIPAL COURT, PARTS ONE, TWO, FOUR AND FIVE, FOR THE MONTH OF SEPTEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

December 10, 1973

4-n.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD OCTOBER 31, 1973.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Megaro called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON VARSITY ROAD.

(Varsity Road, North Side, between Sandford Avenue and South Orange City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Fleetwood Place, Westbound, from Sandford Avenue to Ellery Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE-WAY REGULATIONS FOR NORTH SEVENTH STREET.

(North Seventh Street, Northbound, from West Market Street to Berkeley Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE VACATION OF ACADEMY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM NORFOLK STREET TO WEST MARKET STREET," (6-S & F-d) ADOPTED SEPTEMBER 6, 1972.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and

December 10, 1973

directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

/ 6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(East on Central Avenue to North on Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 6-F-f.

The City Clerk read AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$1,313,700 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR

<u>CAPITAL BUDGET PROJECT NO.</u> <u>113/405-73</u>	<u>REHABILITATION OF</u> <u>HEATING SYSTEM AT ANN</u> <u>STREET SCHOOL</u>	<u>\$ 53,600</u>
<u>CAPITAL BUDGET PROJECT NO.</u> <u>113/404-73</u>	<u>REHABILITATION OF</u> <u>HEATING SYSTEM OF</u> <u>OLIVER STREET SCHOOL</u>	<u>67,100</u>
<u>CAPITAL BUDGET PROJECT NO.</u> <u>120/173-73</u> <u>(84/2-72)</u> <u>(73-71)</u>	<u>ADDITIONAL FUNDS</u> <u>CONSTRUCTION OF</u> <u>LOUISE A. SPENCER</u> <u>SCHOOL</u>	<u>150,000</u>
<u>CAPITAL BUDGET PROJECT NO.</u> <u>122/1-73</u>	<u>REHABILITATION OF</u> <u>HEATING SYSTEM-</u> <u>BRAGAW AVENUE,</u> <u>ROBERTO CLEMENTE</u> <u>AND CHARLTON STREET</u> <u>SCHOOLS</u>	<u>768,000</u>
<u>CAPITAL BUDGET PROJECT NO.</u> <u>122/2-73</u> <u>(82/4-72)</u>	<u>ADDITIONAL FUNDS</u> <u>REHABILITATION</u> <u>OF CENTRAL HIGH</u> <u>SCHOOL</u>	<u>275,000</u>

AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro,

seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-g.

The City Clerk read AN ORDINANCE TO AMEND "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Building Superintendent, Health and Welfare	\$7,495. - \$9,111.
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Supervisor of Vital Statistics	10,045. - 12,209.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Foreman, Parks and Grounds	\$9,567. - \$11,628.
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General Foreman, Parks and Grounds	10,547. - 12,816.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)



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A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

/ 6-F-i.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

/ 6-F-j.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR JOURNEYMEN AND CERTAIN HOURLY RATE POSITIONS AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-k.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGES FOR CHIEF STATIONARY ENGINEER, STATIONARY ENGINEER AND STATIONARY FIREMEN AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-l.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE BUILDING TRADES BARGAINING COMMITTEE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani,

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President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-m.

The City Clerk read AN ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO DELETE THE POSITIONS AND SALARY RANGES FOR MECHANICAL REPAIRMAN FOREMAN AND MECHANICAL REPAIRMAN)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-n.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-o.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-p.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and

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6-F-q.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-r.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

December 10, 1973

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6-F-s.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-t.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

December 10, 1973

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6-F-u.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-v.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-w.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-x.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.



6-F-y.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR ASSISTANT BUILDING SUPERINTENDENT, HEALTH AND WELFARE AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-z.

The City Clerk read AN ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES AS PER CONTRACT AGREEMENT FOR INSPECTION POSITIONS)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-ba.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR INSPECTION POSITIONS AS PER CONTRACT AGREEMENT)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-bb.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITION IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AS AMENDED. (TO ADJUST THE SALARY FOR WATER SERVICE INSPECTOR AS PER CONTRACT AGREEMENT)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-bc.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO ADJUST THE SALARY FOR WATER SERVICE INSPECTOR AS PER CONTRACT AGREEMENT)

(Water Service Inspector \$8,264. - \$10,045.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

6-F-bd.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Supervisor of Water Meter Readers \$8,677. - \$10,547.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

A motion to consider Item 8-f on this Calendar under Ordinances on First Reading was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-be.

The City Clerk read AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK.

(Authorizes extension of payroll tax through December 31, 1974)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

A motion to consider Item 8-g on this Calendar under Ordinances on First Reading was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-bf.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

(Authorizes extension of parking tax through December 31, 1974)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and

directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 20, 1973.

A motion to remove from the Table AN ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE AGREEMENT BETWEEN THE CITY OF NEWARK, TENANT AND STEVEN C. ROTHER, RECEIVER FOR PREMISES COMMONLY KNOWN AS 707 BROAD STREET, NEWARK, NEW JERSEY FOR A TERM OF FOUR (4) YEARS PURSUANT TO N.J.S. 40A:12-1 ET SEQ. was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

No: Councilman James.

6-F-bg.

The City Clerk read AN ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE AGREEMENT BETWEEN THE CITY OF NEWARK, TENANT AND STEVEN C. ROTHER, RECEIVER FOR PREMISES COMMONLY KNOWN AS 707 BROAD STREET, NEWARK, NEW JERSEY FOR A TERM OF FOUR (4) YEARS PURSUANT TO N.J.S. 40A:12-1 ET SEQ.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Bodine, Budget Officer Neely, Tax Collector Rother, Tax Assessor Frisina and Mayor's Administrative Aide Abrams met with the Council October 16, 1973)

(Business Administrator Bodine, Tax Collector Rother and Mayor's Administrative Aide Abrams met with the Council November 5, 1973)

(This ordinance was tabled November 7, 1973)

A motion to adopt the ordinance on first reading was made by President Megaro, seconded by Councilman Harris.

Councilman James referred to his statements in the Newark Star Ledger. As Councilman of the South Ward, he is opposed to the City of Newark entering into a contract with the owners of 707 Broad Street. The owners owe the City over \$2 million in taxes. The proposed lease calls for a four year rental by the City for a fee equivalent to 1973 and delinquent taxes with a two year renewal option for an annual rental equivalent to actual real estate, plus \$750,000. per year. Operating expenses for the building will be assumed by the City under the terms of the lease. Rather than foreclose the property, the City will help them by saving the building.

Councilman James declared this City is not in the business of bailing out delinquent taxpayers and if we decide to pursue this endeavor, we should start helping one and two family home owners who are struggling with the same plight. Why do we not

bail out the Essex House, 1060 Broad Street, Douglas Hotel and Cronheim? Why should Bamberger's and Hahne's pay taxes if this Council is going to tell the owners of 707 Broad Street we will ignore the deed. Councilman James asserted the proposed lease agreement is not a good arrangement for the City. The Board of Education and City agencies will move in the building and after four years the present delinquent taxpayer can say they will charge the City any amount of rent as tenants. This is a tragedy and he does not care how many smoke screens they talk about, we do not want the building to become abandoned. Someone is going to make money under the table. Anytime you write off \$2 million for delinquent taxes, someone is going to get a windfall. He does not know where the finger points, who wants to stand up and defend it, but he is saying it is a disgrace.

Councilman Turco stated he was not in favor of the original proposal. He declared what is taking place in the City of Newark needs a second look. Why should we bail out Two Guys? We all know Ohrbach's is planning to leave the City of Newark. Two Guys said they would leave. Hahne's has indicated they too will leave the City of Newark. Once these three stores move out, we will have vacant buildings. The average shopper is attracted to several stores adjacent to one another. If they do not find what they want in one store, they will go to the others. People will go out of town where they can shop in several stores. These stores have to pay high taxes which force them to charge more.

Councilman Turco continued the owners of 707 Broad Street owe the City approximately \$2 million in back taxes. If these stores move out, it will start a trend of the small shops leaving. We have a ghost town in Newark at night, we will have a ghost town during the day because we do not want to enter into a lease. We are going to give \$2 million to the City of Newark, a paper transaction.

Councilman Turco pointed out the City is renting many facilities at a million dollars per year. Taking over this building is designed to place City facilities in the center of the City. We will be saving money. We needed to keep Ballantine in Newark. Thousands of people will be out of jobs once these places close down. Councilman Turco asked are we going to abandon the City or are we going to fight to keep business in Newark?

Councilman Bontempo said Mayor Gibson and Tax Collector Rother appeared before the Council today and recommended keeping businesses in Newark. Two Guys can move to Kearny where they have plenty of parking spaces, but they are willing to stay in Newark four more years. It is better to try to get a little less and hold Two Guys in Newark.

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With the gas and oil problems today, how will people get to the suburbs? Newark is paying high rents for facilities in the City. Councilman Bontempo felt Councilman James should not use words loosely that "someone is getting something under the table." Councilman Bontempo reiterated we should try to keep Two Guys in Newark.

Councilman Westbrook said he would take exception to someone receiving something under the table. However, Councilman James was not specific in his remarks. Councilman Westbrook did not feel we can resolve the complexity of the decision. We will not be bailing out Two Guys as they do not own the building. He does not see how we are going to get the \$2 million one way or the other. Part of the building has been vacant for sometime. The Tax Collector indicated the building has not been officially abandoned. Councilman Westbrook stated he does not see how the City will get the \$2 million but he will rely upon the judgment of the Tax Collector and Tax Assessor. He has no desire having Two Guys remain in Newark or leave Newark. At this point, no one has come up with an alternative to the proposed ordinance. People will have an opportunity to express their views at the public hearing on this ordinance.

Councilman James declared the issue is simple. We are talking about a loss of \$2 million. If a one-family owner does not pay his taxes in three years, we take over the building. Two Guys are in the building as tenants and want lower rental. If we take over the building for nonpayment of taxes, we can rent to Two Guys. There is no guarantee Two Guys will stay. Why should the City take over the building and pay \$2 million in taxes. The City of Newark, for all its good intention, is not in the business of saying you cannot pay your taxes so we will pay them for you. We should be talking about no parking, better lighting, police protection, better services, etc.

Councilman Westbrook reiterated no one has offered an alternative.

Councilman James replied if Two Guys is making money, they will stay in Newark. If they are losing money, they will go. If a taxpayer has not paid \$2 million in taxes, why should we honor their request to lower their rent. In the end result we should wait one more year and take over the building. Why should we bail them out?

Councilman Westbrook asserted right now Two Guys is insignificant. They are occupying part of the abandoned building. \$2 million is a nice glittering figure to toss around. He is not arguing for Two Guys to stay or go. All he is saying, Councilman James' argument does not deal with the main issue raised.

Councilman James interjected we are giving them more than \$2 million.

Councilman Westbrook felt Councilman James' releases should have been discussed by the Council before published in the newspaper. He queried if there was any

way we can possibly collect the taxes on this building.

Councilman Harris stated this matter was discussed with the Mayor and Tax Collector. He requested Tax Collector Rother to step up to the podium.

Upon questioning by Councilman Harris, Tax Collector Rother replied this matter was discussed this morning. This proposed ordinance was tabled because of various objections. The Mayor and he opined this ordinance should be removed from the Table. He has no idea how they can go about collecting the \$2 million taxes from the present people. The owners, KRO of New York have abandoned the building. The basement and the first three floors of the building will be occupied by Two Guys and the remainder of the floors by the Board of Education and City Agencies. As long as we are paying rents, there is no reason why we should not pay them to ourselves. The rent is equivalent to the taxes. We may make money to the extent we can get Federal Agencies to pay rent in excess of the taxes paid to the City. The City will not sustain any loss in revenue by following this procedure. The City will break even or come out ahead in this venture.

Councilman Turco contended it will cost more money in taxes or rents if the Council does not approve this lease. This \$2 million will mean substantial tax dollars.

Upon questioning by Councilman James, Tax Collector Rother replied the City will not own the building. The only renovations will be movement of partitions, no extensive remodeling.

Upon question posed by Councilman Bontempo, Tax Collector Rother replied this is a plan the Mayor conceived with a view to keeping the property in private hands. To his knowledge, the Mayor and Administration have never made any deals. Tax Collector Rother called attention this is not the only building they have made attempts to keep. They are keeping five major buildings open by various means.

Councilman Westbrooks asked if the Administration has considered the City take over ownership of the building, manage it themselves and negotiate with Two Guys being a tenant.

Tax Collector Rother replied the Administration considered this but concluded it would take four years to foreclose. They would long be gone and the City would have another 1060 Broad Street, and that was a risk they would not undertake.

The motion to adopt the ordinance on first reading was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

No: Councilman James.

President Megaro: The yeses are eight and the no is one. This ordinance



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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 28, 1973.

A motion to consider Item 9-b on this Calendar under Ordinances on First Reading was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

6-F-bh.

The City Clerk read BOND ORDINANCE AUTHORIZING STATE I (PRELIMINARY PLANNING, TEST AND SURVEYS) OF THE ESTABLISHMENT OF RECREATIONAL FACILITIES IN THE PEQUANNOCK WATERSHED OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$65,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 28/13-73).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 28, 1973.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Megaro called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

NEVADA STREET, both sides from Court Street to West Kinney Street.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

ORDINANCE TO REGULATE, CONTROL AND STABILIZE RENTS AND CREATE A RENT CONTROL BOARD WITHIN THE CITY OF NEWARK.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, COUNTY OF ESSEX AND STATE OF NEW JERSEY, as follows:

Sec. 1. - Statement of Policy

A. The governing body of the city of Newark does hereby declare that an emergency exists within the city of Newark with respect to the rental of housing space in dwellings by reason of the demands for increases in rent which are hereby determined to be exorbitant, speculative and unwarranted; and

B. This emergency has been created by housing demolitions, deterioration of a substantial portion of the existing housing stock, insufficient new housing construction, increased cost of construction and finance, and growing inflation. This has caused a substantial and increasing shortage of rental housing accommodations for families of low and moderate income and abnormally high rents; and

C. Unless residential rents and eviction of tenants are regulated and controlled, such emergency and the further inflationary pressures resulting therefrom will produce serious threats to the public health, safety and general welfare of the citizens of the City of Newark; and

D. The fear of being evicted without just cause and being forced to seek housing in such a market discourages Newark tenants from complaining about exorbitant increases in rent and about the continued deterioration of housing, and this fear thus contributes to these harmful conditions; this warrants legislative action by the governing body; and

E. Under the police powers granted to the city of Newark and in order to protect the health, safety and welfare of the citizens of the city of Newark, it is necessary to regulate, control and stabilize rents and create a rent control board for the city of Newark.

## Sec. 2. Definitions.

(a) "Housing space", means that portion of a dwelling rented or offered for rent for living and dwelling purposes to one individual or family unit, together with all privileges, services, furnishings, furniture, equipment, facilities, improvements, and common areas connected with the use or occupancy of such portion of the property.

(b) "Dwelling", means any building, structure, trailer or land used as a trailer park, rented or offered for rent to one or more tenants or family units, except motels, hotels, buildings and structures newly constructed and rented for the first time; provided that all leases subsequent to the initial lease shall be subject to the provisions of this ordinance. Public Housing and owner occupied two and three family housing space units are also exempted from this ordinance.

(c) "Available for Rent to Tenants", means housing fit for habitation as defined by the statutes, codes and ordinances in effect in the State of New Jersey, County of Essex and City of Newark, and offered for rent, whether occupied or unoccupied.

(d) "Price Index", means the Consumer Price Index (all items) for the smallest region of the United States of which the City of Newark is a part, which is published periodically by the United States Department of Labor, Bureau of Labor Statistics.

(e) "Notice" means written notice to a tenant which is mailed to the tenant's residence by certified mail return receipt requested or registered mail. In the event no signed receipt is obtained then certification by affidavit shall be made that notice to the tenant was mailed. The affidavit and the receipt for certified or registered mail shall be retained in the records of the landlord or his representative.

(f) "Housing Services", means repairs, replacement, and maintenance, painting, providing light, heat, hot and cold water, elevator service (where applicable), storm windows and screens, superintendent services and any other benefit, privilege or facility connected with the use or occupancy of any proportionate part of services provided to common facilities of the building in which the dwelling is contained.

(g) "Rent", the consideration, including any bonus, benefits, or gratuity demanded or received for or in connection with the use or occupancy of housing space or the transfer of a lease of such housing spaces, including but not limited to monies demanded or paid for parking, pets, the use of furniture, subletting, security deposits and damage and cleaning deposits.

(h) "Tenant", a tenant, subtenant, lessee, sublessee, or any other person entitled under the terms of a housing space agreement to the use or occupancy of any housing space.

(i) "Landlord", an owner, lessor, sublessor or any other person entitled to receive rent for the use and occupancy of any housing space, or an agent or successor of any of the foregoing.

(j) "Housing Space Agreement", an agreement, oral, written or implied, between a landlord and tenant for the use and occupancy of a housing space or housing services or both.

(k) "Repair", means to reconstruct a building to a sound condition or good state after decay, injury, dilapidation or partial destruction; to remedy, heal, make right, or to mend. To bring a dwelling or housing space from sub-standard to standard condition as defined by the housing codes and ordinances of the State, County, or City shall be considered a repair.

(l) "Capital Improvement" is a valuable and useful addition, something more than a mere repair or restoration to the original condition.

(m) "Periodic Tenant" is a tenant for a period of less than one year.

### Sec. 3. Rent Increases.

The establishment of rents between a landlord and tenant in all housing spaces shall hereafter be determined by the provisions of this ordinance. At the expiration of a lease or at the termination of the lease of a periodic tenant, no landlord may request or receive a percentage increase in rent which is greater than five (5%) percent without first petitioning the Rent Control Board.

The rental for housing space shall not be increased more often than once in any consecutive twelve (12) month period irrespective of the number of different tenants occupying said housing space during said 12 month period.

Any landlord who petitions the Board for a rent increase shall file with such petition a certificate from the City of Newark of a department thereof which states that the premises in question, including the entire building and grounds in or upon which the housing space is located, are in compliance with the laws of the State of New Jersey and the ordinances of the County of Essex and the City of Newark insofar as said laws and ordinances pertain to housing. This certificate shall be based on an inspection made no more than six (6) months prior to the date of filing the petition. Such certification shall be prima facie evidence of the nonexistence of violations of relevant statutes and ordinances. However, this evidence shall be rebuttable by any other competent evidence. The Board shall refuse to grant a rent increase if it determines that the housing space in question or the buildings or grounds in or upon which said housing space is located is not in compliance with the requirements of the pertinent statutes and ordinances.

### Sec. 4. Rent Rollback.

(1) Landlords shall report all increases of rent imposed after November 1, 1973 to the Rent Control Board within thirty (30) days after passage and final publication of this ordinance.

(2) The Rent Control Board shall within a reasonable amount of time make a determination of the validity of such rent increase.

### Sec. 5. Tax Surcharge.

A landlord may seek a tax surcharge from a tenant because of an increase in municipal property taxes. The tax surcharge shall not exceed that amount authorized by the following provisions: The landlord shall divide the increase in the present property tax over the property tax of the previous year by the number of square feet of floor space in the dwelling to obtain the tax increase per square foot. The tenant shall not be liable for a tax surcharge exceeding the tax increase per square foot occupied by tenant.

Any landlord seeking a surcharge shall give notice to the tenant and the board at least thirty (30) days prior to the increase sought of the calculations involved in computing the tax surcharge including the present property tax for the dwelling, the property tax for the dwelling for the previous year, the number of square feet in the dwelling, the tax increase per square foot, the number of square feet occupied by the tenant and the maximum allowable surcharge.

The tax surcharge each tenant is liable for shall be paid in 12 equal monthly payments.

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#### Sec. 6. Tax Decreases.

If the taxes are decreased in a given year due to either a decrease in the property tax rate or a lowering of the assessed evaluation of the property by the municipality then the tenants are entitled to a tax decrease. Apportionment of such decrease shall be in the same manner as apportionment of tax surcharge under Section 5.

#### Sec. 7. Tax Appeals.

In the event a tax appeal is taken by the landlord and the landlord is successful in said appeal and the taxes reduced, the tenant shall receive fifty (50%) percent of said reductions as applied to its tax portion, after deducting all reasonable expenses incurred by the landlord in prosecuting said appeal.

The landlord shall be deemed to have received his rebate upon his receipt thereof from the Receiver of Taxes, or upon the execution of any agreement with the Receiver of Taxes to credit the amount of the rebate to any outstanding tax bill of the landlord. The tenant must receive notice within 14 days from when the landlord receives his notice of successful appeal. The landlord must notify the tenants within thirty (30) days of the time the landlord receives his rebate of the amount he has received with the computations on how much the tenant is entitled. The amount due the tenant shall be forwarded to the tenant within the same thirty day period.

#### Sec. 8. Capital Improvements

In addition to the percentage of rental increase and tax surcharge herein provided for, the landlord may seek additional rent for capital improvements made by him in the dwelling or attributable to the dwelling. The amount of the monthly increase which a landlord may charge shall be prorated among all tenants in accordance with the formula provided in Sec. 5, hereof, and all such rent increases shall be charged for no period greater than the depreciation period of said improvement.

#### Sec. 9. Landlord Hardships

In the event a landlord claims he cannot meet expenses of maintenance and financing, he may appeal to the Board for a hardship rent increase. The Board shall refuse to grant a rent increase if it determines that the housing space in question or the building or grounds in or upon which said housing space is located is not in compliance with the requirements of the pertinent statutes and ordinances. The procedure will be the same as that Under Sec. 13 of this ordinance.

#### Sec. 10. Rent Control Board.

(a) There is hereby created a Rent Control Board within the Department of Health and Welfare of the City of Newark. Said Board shall consist of five (5) members appointed by the Mayor and approved by the Council. Its composition shall be two (2) tenants, two (2) landlords and a fifth member with legal training as an arbitrator. The term shall be for a period of two (2) years each. Board members shall serve for a maximum of two (2) consecutive terms. The Board members must reside in the City of Newark and be compensated for their services.

(b) Candidates for the position of Rent Control Board member shall submit a verified statement listing all of their interests and dealings in real property, including, but not limited to, the ownership, sale or management thereof, and their investment in, membership in or association with partnerships, corporations, joint ventures and syndicates engaged in the ownership, sale, or management of real property during the previous three (3) years.

(c) The Rent Control Board shall issue and abide by such rules and regulations, including those which are contained in this section as will further the purposes of this section. All rules and regulations shall be subject to the approval of the Municipal Council by ordinance. All rules and regulations, internal staff memoranda, and written correspondence explaining the decisions and policies of the Board shall be kept in the office of the Board and shall be available to the public for inspection and copying.

(d) Meetings: The Board shall determine the schedule of meetings and hearings as is necessary to carry out the provisions of this ordinance. Special meetings may be called upon the request of at least two (2) Board members. All meetings shall be open to the public. Rent adjustments may be conducted during regularly scheduled meetings and shall be conducted in accordance with the provisions of Section 13 of this Ordinance.

(e) Quorum: Three (3) Board members shall constitute a quorum. Three affirmative votes shall be required for a decision of the Board, including decisions on all motions, orders and rulings of the Board.

(f) Dockets: The Board shall maintain and keep in its office rent adjustment hearing dockets. Said dockets shall list the time, date, place of hearing, the names of the parties involved, the addresses of the dwellings involved, and the final disposition of the petitions heard by the Board.

(g) Language: All rules, notices, orders, and rulings and regulations of the Rent Control Board shall be printed in English and Spanish. Information disseminated to the public by the Board shall be disseminated in English and Spanish. At the request of a Board member, participant or observer, provision shall be made for concurrent oral translation into Spanish of any hearings or meetings of the Board.

(h) Registration: The Board shall require registration of all dwelling units. In this registration shall include the following: the address of each dwelling unit, the name and usual address of the manager of the premises, the name and usual address of the owner or the person who is authorized to act for and on behalf of the owner for the purpose of receiving service of process and for the purpose of receiving and receipting for all notices and demands, the rent, and the housing services provided for the unit or the occupants or tenants thereof. The Board shall provide forms for this purpose.

(i) Records: A copy of this registration information shall be kept at the office of the Board and shall be open for public inspection and copying. Copies of the registration form shall be kept by the manager, agent or owner of the dwelling unit. There shall also be kept by the landlord or his agent at or adjacent to any dwelling unit a list of any vacant units within such building, of the date on which said unit or units of housing space most recently became vacant, and the current and immediately previous rents of said housing space. These records shall be available for inspection during normal business hours by any tenant or prospective tenant of the housing space to which they pertain.

#### Sec. 11. Powers of the Rent Control Board

The Rent Control Board shall be responsible for carrying out the provisions of this act, and shall hire such personnel as are needed, shall promulgate such policies, rules and regulations as will further the provisions of this act, and shall recommend to the city for adoption such ordinances and by-laws as may be necessary to carry out the purposes of this act.

The powers of the Board shall include but not be limited to the following:

- (a) To hold public hearings (see Section 13)
- (b) To obtain, keep and maintain all available records, data and information regarding the consumer price index, municipal tax rates, municipal real estate assessments, tax appeals, and all other data and information necessary to the enforcement and application of this ordinance.
- (c) To promulgate rules and regulations governing all proceedings authorized by this ordinance.
- (d) To supply information and assistance to landlords and tenants to help them comply with the provisions of this ordinance.
- (e) The Rent Control Board must deny a rent increase if:

- 1. The landlord fails to register all dwellings with the Rent Control Board. (See Section 10)
- 2. The landlord fails to provide an inspection report from the

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Health Department attesting to the fact that the housing space and dwelling meet minimum standards. The report must occur no later than six months previous to the rent increase petition to the Board. (See Section 3)

#### Sec. 12. Rent Decreases.

During the term of this ordinance a rent decrease may be granted by the Board for any decrease in housing space, services, furniture, furnishings or equipment.

A tenant or group of tenants may petition for rent reduction through the Rent Control Board. (See Section 13)

#### Sec. 13. Public Hearing

(a) Petitions: The Board shall consider an adjustment of rent for an individual dwelling unit upon receipt of a petition for adjustment of rent filed by the landlord or tenant of such a unit by the Board staff. All petitions shall be filed on forms provided by the Board. No such adjustment shall be granted until after the Board considers the petition at an adjustment hearing.

(b) Notice: The Board shall notify the tenants and landlord of such petition(s). The Board shall notify both parties by certified mail, return receipt requested that a petition was filed indicating the time, date and place of the hearing. The hearing shall be scheduled for not earlier than the sixteenth (16th) day after the day of mailing the notice of the hearing, but not later than the sixtieth (60th) day after the filing of the petition. Hearings shall be scheduled for times most convenient for all parties and may be held during the week. Hearings may be postponed or continued for good cause provided that all parties receive timely notice of such action.

(c) Records: The Board may request either party to a rental adjustment to provide it with all pertinent books, records, and papers. Any documents provided to the Board shall be made available to the parties involved at the office of the Rent Control Board at least seven (7) days prior to the hearing.

(d) Open Hearing: All rent adjustment hearings shall be open to the public.

(e) Right to assistance: All parties to a hearing may have assistance in presenting evidence and developing their position from attorneys, legal workers, tenant union representatives or any persons designated by said parties.

#### (f) Hearing Record

The Board shall make available for inspection and copying by any person at his own expense an official record which shall constitute the exclusive record for decision on the issues at the hearing.

(g) Decision: The Board shall make a final decision no later than fifteen (15) days after the conclusion of the hearing. No rent adjustment shall be granted unless supported by the preponderance of the evidence submitted at the hearing. All parties shall be sent a notice of the Board's decision and a copy of the finding of fact and law upon which decision is based. At the same time, parties to the proceeding shall also be notified of their right to judicial review of the decision pursuant to Section 15 of this Ordinance.

#### Sec. 14. Retaliatory Eviction.

No landlord shall bring any action to recover possession of a dwelling unit as a reprisal for the tenant's efforts to secure or enforce any rights under this Ordinance.

Sec. 15. Appeal (Judicial Review)

A landlord or tenant aggrieved by any action, regulation or determination of the Board may appeal in a court of appropriate jurisdiction.

Sec. 16. No Excessive Rents.

No landlord shall after the effective date of this ordinance charge any rents in excess of what he was receiving from the effective date of this ordinance except for increases authorized by this ordinance.

Sec. 17. New Construction Exempted.

The owner of housing space or dwelling being rented for the first time shall not be restricted in the initial rent he charges. Any subsequent rental increases however, shall be subject to the provisions of this ordinance.

Sec. 18. Violations.

Violation of any provision of this ordinance, or misrepresentation of facts before a hearing of the Rent Control Board, shall be punishable by a fine of not more than five hundred dollars (\$500) or imprisonment for not more than ninety (90) days or both. A violation affecting more than one housing space shall be considered a separate violation as to each housing space.

Sec. 19. Liberally Construed.

This ordinance being necessary for the welfare of the City and its inhabitants, shall be liberally construed to effectuate the purposes thereof.

Sec. 20. Severability.

If any provisions of this ordinance or the application of such provisions to any person or circumstances is declared invalid, such invalidity shall not affect other provisions or applications of this act which can be given effect and, to this end, the provisions of this act are declared to be severable.

Sec. 21. Effective Date.

This ordinance shall take effect, retroactive to November 1, 1973, immediately upon adoption.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers objected to the proposed Rent Control Ordinance, contending the landlords would have to pick up the tab for inflationary prices. They felt it would be a hardship on the landlords. Some provision should be made regarding the energy crisis. Rent control under this bill could lead to an increase in the abandonment of housing in Newark. Landlords may not be able to afford to keep up their buildings. Many of the problems are not due to skyrocketing rents but to Code enforcement and these individuals should be dealt with. Several speakers urged the Council to defer action on this proposed ordinance for further study.

MR. ATTILIO DEL GUERCIO, JR., 32-34 GARSIDE STREET, NEWARK, NEW JERSEY.

MR. WALTER COHN, ATTORNEY, 972 BROAD STREET, NEWARK, NEW JERSEY.

MR. JESSE ALLEN, 61 HILLSIDE AVENUE, NEWARK, NEW JERSEY.

MR. STANLEY DAITCH, PRESIDENT, PROPERTY OWNERS ASSOCIATION OF NEW JERSEY, 972 BROAD STREET, NEWARK, NEW JERSEY.



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MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY.

MRS. RITA JACKSON, 224 GARSIDE STREET, NEWARK, NEW JERSEY.

MR. JOHN PITTA, 186 FERRY STREET, NEWARK, NEW JERSEY.

MR. ROCCO NARDELLO, 117 BROOKDALE AVENUE, NEWARK, NEW JERSEY.

The following speakers strongly favored the Rent Control Ordinance. They thanked Councilman Harris for having the courage to introduce this bill in the City. The speakers pointed out Newark has a severe housing crisis and is plagued with sub-standard housing. The proposed legislation would correct many of the ills existing in housing throughout the City. Several speakers urged the Council to change the effective date to the original date July 1, 1973 instead of September 1, 1973. The speakers urged the Council to adopt this legislation.

MR. JOHN HARVARD, VICE PRESIDENT, NEW JERSEY TENANTS ASSOCIATION, 15 SCHEERER AVENUE, NEWARK, NEW JERSEY.

MRS. MARIE SKIDMORE, 299 CLINTON AVENUE, NEWARK, NEW JERSEY, speaking on behalf of the 299 Clinton Avenue tenants.

MR. ELLSWORTH MORGAN, CHAIRMAN, NEWARK TENANTS ORGANIZATION, 860 SOUTH 11TH STREET, NEWARK, NEW JERSEY.

MR. FRANK HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY.

MISS PATRICIA THORNTON, 90 SPRUCE STREET, NEWARK, NEW JERSEY.

MR. RICHARD MC LISH, 289 SCHLEY STREET, NEWARK, NEW JERSEY.

MR. WILLIAM J. CLYDE, 64 SEVENTH AVENUE, NEWARK, NEW JERSEY.

MRS. ALBERTA MATTHEWS, 280 GOLDSMITH AVENUE, NEWARK, NEW JERSEY.

MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY.

MRS. ARLENE HENRY, 41 SHANLEY AVENUE, NEWARK, NEW JERSEY.

MS. LAURA HUMPHREYS, 10 LINCOLN AVENUE, NEWARK, NEW JERSEY.

MFUASI, 111 LINCOLN STREET, NEWARK, NEW JERSEY.

MS. HOPE JACKSON, 182 MAPES AVENUE, NEWARK, NEW JERSEY.

MRS. JULIA KRAUDER, 32 SOUTH 11TH STREET, NEWARK, NEW JERSEY.

REVEREND S. W. SIMMONS, 400 BELMONT AVENUE, NEWARK, NEW JERSEY.

MRS. JULIA GRAHAM, 85 WEST KINNEY STREET, NEWARK, NEW JERSEY.

ADHIMU CHUNGA, 31 GREEN STREET, NEWARK, NEW JERSEY.

At this point, the speaker made personal remarks with respect to Members of the Municipal Council and President Megaro directed he be removed from the Council Chamber.

There were angry shouts from the crowded audience.

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A motion to adjourn this meeting to 10:00 A. M., Tuesday, December 11, 1973 was made by Councilman Bottone, seconded by Councilman Turco.

(Councilmen Bontempo and Giuliano left the Council Chamber at 6:15 P. M.)

Councilman Harris declared he does not like to see disruption of City business. It is time the people of Newark, who will enjoy the fruits of this bill, are protected. His colleagues are not being honest with themselves or the constituents of the City. This bill should have been enacted a year ago. If this bill is not passed today, he will write a letter to every registered voter telling him which Councilman failed him and turned his back because someone else was pushing him.

President Megaro declared as long as he sits in the President's Chair, he intends to run an orderly meeting. It is unfortunate they must take certain actions. President Megaro requested a legal opinion from the Corporation Counsel regarding allegations made to the Chair by a Member of the Board of Education.

Councilman Westbrook asserted the Council President and his predecessor have exercised a double standard. A white speaker was not evicted. It is human nature and he did not think it was as bad as the Council President made it.

President Megaro declared Councilman Westbrook's statement was not true. This Chair has ruled fairly.

(Councilman Turco left the Council Chamber at 6:50 P. M.)

Councilman Turco indicated he would refrain from voting in favor of this Rent Control Ordinance because he is not convinced that this bill, as presently constituted, is in the best interests of the City. There still are major deficiencies which should be corrected before this proposal becomes law. He favored a deferment of this ordinance so that more thought can be given to adopting a bill which is fair to tenants and landlords alike, and in the best interests of Newark.

Councilman Turco indicated he was convinced that this Rent Control Ordinance, in its present form, will cause more buildings to be abandoned and there will be a greater shortage of available housing.

Councilman Harris urged his colleagues to adopt this ordinance today. He said approximately 200,000 people will benefit by this ordinance. We are not trying to drive landlords out of the City. Several Council Members have left the meeting.

Councilman James stated it is unfortunate some Members of the Council have left the meeting because of the issue. Tenants and owners here today are at odds and it proves a third party is needed. This bill may be the third party to bring equity. There is a responsibility on the part of the tenants and landlords. The landlords who

do not raise their rents do not have to come before the Board. Councilman James felt there are many holes in this bill but it is the first step and takes the task of Code enforcement.

Councilman Bottone said there are many good landlords and many good tenants. By adopting this ordinance today does not mean changes cannot be made tomorrow. We are trying to maintain a lower tax structure in the City of Newark.

Councilman Bottone recommended this ordinance be amended by deleting the words "and the board" on Lines 31 and 32, Page 3; and deleting the word "shall" on Line 18, Page 4 and substituting the word "may". Councilman Bottone felt these amendments would give the landlords and tenants leverage.

A motion to close the hearing on this ordinance was made by Councilman Harris, seconded by Councilman Westbrook and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

A motion to amend this ordinance by deleting the words "and the board" on Lines 31 and 32, Page 3; and deleting the word "shall" on Line 18, Page 4 and substituting the word "may" was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

Upon question posed by the City Clerk, Assistant Corporation Counsel Parillo opined the amendment on Page 3 does not require publication. However, the deletion of word "shall" and substitution of word "may" on Page 4 gives decision to the Board. This is a material change in the ordinance which requires publication.

(President Megaro declared a two minute recess at 7:40 P. M.)

(The Council reconvened at 7:50 P. M.)

A motion to reconsider the motion to amend this ordinance was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

A motion to close the hearing and adopt the ordinance on second reading and final passage, and direct the City Clerk's Office to prepare an ordinance with the amendments to be introduced on first reading at the December 20, 1973 meeting of the

Municipal Council, was made by Councilman Harris, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a.

MRS. BESSIE WALKER WILLIAMS, PRESIDENT, VAN VECHTEN SENIOR TENANTS

ORGANIZATION, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, presented a statement requesting a Medical Center as soon as possible for the Van Vechten Senior Tenants, bus transportation, better street lighting and additional traffic lights in the area.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AMENDING RESOLUTION 7-R-dn, JUNE 6, 1973, PROPOSED 1973-1978

CAPITAL IMPROVEMENT PROGRAM, BY ADDING TO 1973 CAPITAL BUDGET, CAPITAL FUND, PROJECT NO. 28/13-73, PLANNING RECREATIONAL FACILITIES IN NEWARK'S PEQUANNOCK WATERSHED - \$65,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Newark Watershed Study Project Manager Moore met with the Council November 20, 1973)

A motion to adopt the resolution upon assurance that the Audit requested by the Council Committee to Investigate Recreation Program and City's Summer Camp Program at Newark Pequannock Watershed will be forthwith delivered, was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, BUSINESS ADMINISTRATION, DIVISION OF PERSONNEL, OTHER EXPENSES, TRAINING AND ORGANIZATIONAL DEVELOPMENT PROGRAM - \$22,000.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, PUBLIC SERVICE INSTITUTE.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to defer action on this resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

7-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$1,800., DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, TO PROVIDE FUNDS FOR CHANGE OF RATE TO BE PAID ACCORDING TO UNION SPECIFICATIONS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

7-R-d.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, MASON PLASTERER-\$4,000., ELECTRICIAN-\$8,000., MASON PLASTERER HELPER-\$5,000., TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, OVERTIME-\$17,000. PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration with the direction two separate resolutions be forwarded to the Council in the following correct form: 1) Covering workers under the contract agreement, 2) Covering white collar workers, was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO DISBURSE TOTAL SUM OF \$10,500. TO AGENDA 2000 AND RUSS AND SAPIRO, ESQS., ITS ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY AGENDA 2000 IN FAVOR OF COMMUNITY DEVELOPMENT ADMINISTRATION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN CONNECTION WITH CONTRACT WITH AGENDA 2000 TO PERFORM SERVICES IN CONNECTION WITH HOUSING COMPONENT OF THE MODEL NEIGHBORHOOD AREA IN NEWARK. (CIVIL ACTION WAS INSTITUTED IN SUPERIOR COURT SEEKING PAYMENT ALLEGEDLY DUE PURSUANT TO TERMS OF THE CONTRACT OF \$19,812.57.)

(Copy of resolution and correspondence submitted to each Member of the Council)

December 10, 1973

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(Corporation Counsel King and M.P.D.O. Legal Analyst Ambrosio met with the Council December 10, 1973)

A motion to defer action on this resolution and direct the City Clerk to request Corporation Counsel King to submit a legal opinion to the Council in connection therewith and invite him to meet with the Council at their pre-meeting conference December 19, 1973 to discuss this matter, was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-f.

RESOLUTION AUTHORIZING PUBLIC AUCTION SALE OF NUMEROUS CITY-OWNED PROPERTIES IN EAST WARD, NOT REQUIRED FOR GOVERNMENTAL PURPOSES, ON DECEMBER 19, 1973 AT GATEWAY DOWNTOWNER MOTOR INN, PURSUANT TO N.J.S. 40A:12-13(a) AND AUTHORIZING ADVERTISING OF EXHIBITS A AND B AND NOTICE FOR FURTHER MEETING DECEMBER 20, 1973, AT WHICH TIME MUNICIPAL COUNCIL WILL ACCEPT OR REJECT BIDS AS PROVIDED BY STATE LAW.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-g.

RESOLUTION ATTESTING THE GOVERNING BODY OF THE CITY OF NEWARK HAS COMPLIED WITH PROMULGATION OF NEW JERSEY LOCAL FINANCE BOARD WITH RESPECT TO REVIEW OF ANNUAL AUDIT OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-h.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, CONGRATULATING EAST SIDE HIGH SCHOOL AND ITS FOOTBALL TEAM UPON WINNING THE 1973 FOOTBALL CHAMPIONSHIP OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

643-1.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AMENDMENT TO LABOR AGREEMENT FOR LOCAL 2299, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO (INSPECTORS), IN BEHALF OF CITY OF NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-j.

EMERGENCY RESOLUTION APPROPRIATING \$36,625., VARIOUS DEPARTMENTS, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH LOCAL 2299, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO (INSPECTORS); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-k.

EMERGENCY RESOLUTION APPROPRIATING \$2,310., WATER DEPARTMENT, DIVISION OF WATER SUPPLY, WATER SERVICE INSPECTOR, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH LOCAL 2299, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO (INSPECTORS); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-l.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM S. S. & N. CORP., OWNER OF PREMISES 343-345 SOUTH 9TH STREET, BLOCK 267, LOT 19, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-m.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ESTER

LINDER AND SAMUEL LINDER, HER HUSBAND, AND SEYMOUR REITMAN AND HARRIET REITMAN, HIS WIFE, OWNERS OF PREMISES 368 LITTLETON AVENUE, BLOCK 299, LOT 51, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-n.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY WHICH IS

NOT NEEDED FOR PUBLIC USE, 668 LOCKERS (COIN OPERATED), DEPARTMENT OF RECREATION AND PARKS, SCRAP CITY-OWNED VEHICLES, DEPARTMENT OF PUBLIC WORKS (MOTORS), X-RAY FILMS (APPROXIMATELY 6,000 LBS.), DEPARTMENT OF HEALTH, A. B. DICK DUPLICATOR, IVY HAVEN NURSING HOME, TYPEWRITER (MANUAL), POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAW AND DELIVER CHECK FOR

\$5,056. AS REFUND TO WILLIAM ZABRANSKY, JR., INCORPORATED, A CORPORATION LICENSED TO DO BUSINESS IN STATE OF NEW JERSEY, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR TWO APPLICATIONS FOR WATER SERVICE IN CONNECTION WITH KAWAIDA TOWERS WHICH IS AT A STANDSTILL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-p.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DRAW AND DELIVER CHECK FOR

\$4,610. AS REFUND, TO WILLIAM ZABRANSKY, JR., INC., A CORPORATION LICENSED TO DO BUSINESS IN THE STATE OF NEW JERSEY, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR SEWER PERMIT IN CONNECTION WITH KAWAIDA TOWERS WHICH IS AT A STANDSTILL.

(Copy of resolution and correspondence submitted to each Member of the Council)



December 10, 1973

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A motion to adopt the resolution was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-q.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$235. TO ROGER ENGEL AND \$275. TO DAVE BARNETT, HIGHEST BIDDERS FOR MOTORCYCLES SOLD AT PUBLIC AUCTION ON NOVEMBER 10, 1973 BY THE DIVISION OF CENTRAL PURCHASE WHEREIN SAID MOTORCYCLES WERE NOT DELIVERED TO THEM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-r.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$6,795.66 TO FRANK AMMIANO AND SEYMOUR WISHMAN, ATTORNEY, AFTER RECEIPT OF GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR BACK PAY DUE TO HIS WRONGFUL DISCHARGE BY THE FINANCE DEPARTMENT. (APPEALED TO CIVIL SERVICE COMMISSION AND RECOMMENDED THAT PENALTY BE MODIFIED TO 90 DAYS SUSPENSION WITHOUT PAY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-s.

RESOLUTION REQUESTING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$201.86 TO MARTIN W. SYNGER AND RITA E. CERASO, CONSTABLE, P. O. BOX 82, BELLEVILLE, NEW JERSEY IN FULL AND COMPLETE PAYMENT OF JUDGMENT ENTERED IN ESSEX COUNTY DISTRICT COURT IN MARTIN W. SYNGER V. CITY OF NEWARK, DOCKET NO. S. C. 35261, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR UNPAID SALARY AND VACATION TIME DUE TO MARTIN W. SYNGER, FORMER EMPLOYEE. (\$176.71 PLUS \$25.15 COSTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$250. IN FULL AND FINAL SETTLEMENT OF CLAIM OF \$500. TO EMILIA AND ALBANO FERNANDEZ AND JAMES P. LORDI, ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THE PLAINTIFF AND HER HUSBAND IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED TO EMILIA FERNANDEZ WHEN SHE FELL UPON SIDEWALK AT ADAMS STREET. (\$250. TO BE PAID BY ESSEX COUNTY PARK COMMISSION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to request Public Works Director Friscia to be in touch with the Essex County Park Commission to assure that the hazardous conditions which contributed to the injuries of the plaintiff in this case are alleviated as soon as possible, was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-u.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EDWARD L. KERR, LIEUTENANT, POLICE DEPARTMENT, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING JANUARY 1, 1974 AND ENDING JUNE 30, 1974. (POLICE DIRECTOR - FIRST LEAVE BEGAN JANUARY 1, 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-v.

RESOLUTION AMENDING RESOLUTION 7-R-u, DECEMBER 6, 1972, 1973 HOLIDAY SCHEDULE BY ADDING MONDAY, DECEMBER 24, 1973 (DAY BEFORE CHRISTMAS) AND MONDAY, DECEMBER 31, 1973 (DAY BEFORE NEW YEAR).

(Copy of resolution and correspondence submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-w.

RESOLUTION RECOMMENDING ACCEPTANCE OF FACULTY OF ESSEX COUNTY COLLEGE VOLUNTARY ASSISTANCE TO ASSIST THE CITY IN MANAGING THE PROGRAMMING RECREATIONAL ACTIVITIES IN THE PEQUANNOCK WATERSHED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

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Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-x.

RESOLUTION AUTHORIZING CITY OF NEWARK TO LEASE AT A PUBLIC AUCTION ONE-QUARTER ACRE OF PROPERTY OWNED BY CITY OF NEWARK WITHIN TOWNSHIP OF WEST MILFORD, NEW JERSEY, LEASE SHALL BE FOR A PERIOD OF 10 YEARS AND MINIMUM RENTAL SHALL BE \$5,000. PLUS COUNTY AND LOCAL TAXES ATTRIBUTABLE TO SUBJECT PREMISES AND BUILDING IMPROVEMENTS THEREON; PREMISES TO BE USED FOR CONSTRUCTION OF A MICROWAVE REPEATER STATION AT TENANT'S EXPENSE, WITH TENANT TO SUPPLY ALL UTILITIES AND MAKE ALL NECESSARY REPAIRS AND ALTERATIONS. (SUBJECT PROPERTY NOT NEEDED FOR PUBLIC PURPOSES AND WILL NOT ADVERSELY AFFECT CITY'S WATER SUPPLY SYSTEM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A IN ACCORDANCE WITH R. S. 40:5-7-1 AND HOLD THESE INVESTMENTS TO CREDIT OF FUNDS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

(The Council was polled on this matter)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-z.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-SECTION OF AMENDMENT TO SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, EMERGENCY EMPLOYMENT ACT OF 197L FROM \$5,524,069 TO \$7,410,691: ITEM AVAILABLE FROM EMERGENCY EMPLOYMENT ACT OF 1971, FEDERAL GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Budget Officer Neely to meet with the Municipal Council at their pre-meeting conference December 19, 1973 to discuss this matter, was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-ba.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF MAYOR AND AGENCIES, MAYOR'S OFFICE, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$4,255. TO OFFICE OF MAYOR AND AGENCIES, AID TO NEWARK MUSEUM-\$4,255., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bb.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF MAYOR AND AGENCIES, HUMAN RIGHTS COMMISSION, SALARIES AND WAGES, COMMUNITY RELATIONS SPECIALIST-\$475. TO OFFICE OF MAYOR AND AGENCIES, HUMAN RIGHTS COMMISSION, OTHER EXPENSES, EQUIPMENT-\$475., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bc.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, IVY HAVEN NURSING HOME, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$10,300. TO DEPARTMENT OF HEALTH AND WELFARE, IVY HAVEN NURSING HOME, SALARIES AND WAGES, OVERTIME-\$10,300., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bd.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, ASSISTANT CHIEF PHARMACIST-\$3,550., NEW JERSEY CERTIFIED HEALTH SERVICES-\$50,900. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT-\$900., MATERIALS AND SUPPLIES-\$900., EQUIPMENT (CODE 420-\$1,140., CODE 430-\$610.)-\$1,750., NEW JERSEY CERTIFIED HEALTH SERVICES-\$50,900., PURSUANT TO N.J.S.A. 40A:4-58.

December 10, 1973

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-be.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FIRE, SYSTEMS ANALYST (\$10,238.); FIRE PROTECTION ENGINEER (\$7,529.); DATA PROCESSING COORDINATOR (\$5,500.); FIRE ALARM OPERATOR (\$3,123.); OTHER SALARIES AND WAGES, FIRE CADET \$26,800.)-\$53,190. TO DEPARTMENT OF FIRE, ADMINISTRATIVE OFFICER (\$500.); FIRE CHIEF (\$1.); DEPUTY CHIEF (\$1,304.); CHIEF FIRE SIGNAL SYSTEM OPERATOR (\$467.); CHIEF FIRE SIGNAL SYSTEM MAINTENANCE AND OPERATOR (\$1.); CAPTAIN (\$50,917.)-\$53,190., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bf.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, SALARIES AND WAGES, ASSISTANT DIVISION ENGINEER-(\$11,600.), ASSISTANT ENGINEER-(\$6,529.)-\$18,129. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, SALARIES AND WAGES, OVERTIME-(\$18,000.), RESERVOIR SUPERVISOR(\$129.)-\$18,129., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bg.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS, OTHER SALARIES AND WAGES-\$500. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF TRAFFIC AND SIGNALS, OVERTIME, PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bh.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, SALARIES AND WAGES \$57,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT \$22,450., MATERIALS AND SUPPLIES, (CODE 320-\$500., CODE 325-\$491. AND CODE 399-\$33,559.) - \$34,550., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bi.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEFERRED CHARGES AND STATUTORY EXPENDITURES-MUNICIPAL STATUTORY EXPENDITURES, CONTRIBUTION TO PUBLIC EMPLOYEES' RETIREMENT SYSTEM \$37,000., CONTRIBUTION TO POLICE AND FIREMEN'S RETIREMENT SYSTEM OF N. J. \$88,000., CONTRIBUTION TO PENSION - VARIOUS DIVISIONS \$25,000., TO DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL STATUTORY EXPENDITURES, CONTRIBUTION TO SOCIAL SECURITY SYSTEM (O.A.S.I.) \$150,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bj.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, SALARIES AND WAGES, PUBLIC HEALTH NURSE-\$35,000. TO DEPARTMENT OF ENGINEERING, OTHER EXPENSES, DEMOLITION-\$35,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bk.

EMERGENCY RESOLUTION APPROPRIATING \$65,300. OFFICE OF THE MAYOR AND AGENCIES, NEWARK PUBLIC LIBRARY, TO PROVIDE FUNDS FOR SALARY INCREASES PROVIDED IN LABOR CONTRACT WITH LOCAL 2298, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

7-R-b1.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE,  
DIVISION OF DATA PROCESSING, OTHER EXPENSES, CRIMINAL JUSTICE INFORMATION-\$318,464.;  
ITEM AVAILABLE FROM STATE OF NEW JERSEY, STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrook, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

7-R-bm.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND  
AGENCIES, OFFICE OF MAYOR, OTHER EXPENSES, NORTH WARD COMMUNITY YOUTH PROJECT \$216,998.;  
ITEM AVAILABLE FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION, HIGH IMPACT ANTI-CRIME  
PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT WITH  
WILLIAM BELOTT CONSTRUCTION COMPANY, INC., 277 GARSIDE STREET, NEWARK, NEW JERSEY,  
LOWEST RESPONSIBLE BIDDER, FOR ANNUAL FLAGGING CONTRACT FOR \$12,000.; COST OF AFORESAID  
WORK TO BE PAID FROM 1973 BUDGET APPROPRIATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrook, President Megaro.

/ 7-R-bo.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE SUBGRANT AWARD CONTRACT WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF STATE OF NEW JERSEY AND TO ACCEPT FUNDS FOR CONTINUATION OF CRIMINAL JUSTICE INFORMATION SYSTEM; CONTRACT PROVIDES FOR FEDERAL FUNDING IN AMOUNT OF \$293,968., STATE FUNDING IN AMOUNT OF \$24,496. TOTALING \$318,464., CITY TO PROVIDE "HARD CASH MATCH" FUNDS IN AMOUNT OF \$14,698. WHICH HAS BEEN BUDGETED IN DEPARTMENT OF FINANCE FOR CURRENT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

/ 7-R-bp.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO AMEND CURRENT CONTRACT WITH C.U.R.A., INC., A BILINGUAL DRUG REHABILITATION PROGRAM TO INCLUDE BUILDING RENOVATION AT 75 LINCOLN PARK AND FOOD COSTS BY \$40,351. (\$24,250. APPROVED BY MUNICIPAL COUNCIL SEPTEMBER 19, 1973, RESOLUTION 7-R-j FOR PERSONNEL SALARIES AND TRAINING EXPENDITURES); COST OF AFOREMENTIONED ACTIVITY HAS BEEN ALLOCATED TO COMMUNITY DEVELOPMENT ADMINISTRATION FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Harris, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

/ 7-R-bq.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH MINORITY CONTRACTORS TRADE ASSOCIATION/ CONSTRUCTION TRADE TRAINING PROGRAM FOR CONTINUATION OF SAID PROGRAM; COST OF \$200,000. HAS BEEN ALLOCATED IN SECOND YEAR PLANNED VARIATIONS BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:



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Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-br.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT

ADMINISTRATION TO ENTER INTO AGREEMENT WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION, TO PROVIDE CONSULTING SERVICES IN PLANNING AND DEVELOPMENT OF HOUSING AND RELATED COMMUNITY ACTIVITIES; TOTAL CONTRACT SHALL NOT EXCEED \$1,685,353. WHICH HAS BEEN BUDGETED IN PLANNED VARIATIONS PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Housing Development and Rehabilitation Corporation Assistant Director Galdo met with the Council December 10, 1973)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bs.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW

ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN PROCURING \$29,209 FROM THE NATIONAL CRIMINAL JUSTICE INFORMATION AND STATISTIC SERVICES OF THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION FOR THE PURPOSE OF PARTICIPATION IN THE "IMPACT CITIES VICTIMIZATION SURVEY ANALYSIS PROGRAM."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bt.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT TO ENTER

INTO AGREEMENT WITH OFFICE OF PROGRAM AND STAFF DEVELOPMENT TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF SPECIFIC EDUCATION COMPONENTS AND TO CONTRACT WITH PROJECT LINK FOR THE CONTINUATION OF THIS PROJECT; COST OF AFOREMENTIONED PROJECT ACTIVITIES, \$614,000. HAS BEEN ALLOCATED FROM SECOND YEAR PLANNED

VARIATIONS PROJECT. (TO BOARD OF EDUCATION - OFFICE OF PROGRAM AND STAFF DEVELOPMENT-\$364,000., PAYROLL AND PERSONNEL SYSTEM-\$220,000. AND PROJECT LINK (MAYOR'S POLICY DEVELOPMENT OFFICE)-\$20,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bu.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACTS WITH D.A.R.E., INC.-\$89,504., SOUL-O-HOUSE, INC.-\$61,568., INTEGRITY, INC.-\$89,504., C.U.R.A., INC.-\$94,400., ODYSSEY HOUSE-\$89,504., HOUSE OF INSIGHT-\$61,568., NEW WELL, INC.-\$61,568 AND INTEGRITY, INC.-\$61,568., ON BEHALF OF CITY OF NEWARK, TO PROVIDE SERVICES FOR THE IMPLEMENTATION OF NEWARK'S MULTIPHASIC DRUG TREATMENT PROGRAM; ESTIMATED OPERATING BUDGET FOR PERIOD OF CONTRACTS, NAMELY OCTOBER 23, 1973 TO JUNE 24, 1974, TOTALLING \$609,184. WHICH WILL BE FUNDED FROM NATIONAL INSTITUTE OF MENTAL HEALTH-90% AND PLANNED VARIATIONS (1ST ACTION YEAR)-10%. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACTS AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the provision that no commitments or expenditures will be incurred until approval of funds pursuant to Resolution 7-R-m November 7, 1973, was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bv.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, COMMUNITY DEVELOPMENT ADMINISTRATION, SALARIES AND WAGES, DIRECTOR \$7,707., DEPUTY DIRECTOR-\$12,220., EXECUTIVE SECRETARY-\$7,004., ATTORNEY C.D.A.-\$7,515., CHIEF PLANNER, C.D.A.-\$8,008., CHIEF ADMINISTRATION AND TECHNICAL SERVICES-\$7,644., OTHER SALARIES AND WAGES-\$4,902. TO MAYOR'S OFFICE AND AGENCIES, COMMUNITY DEVELOPMENT ADMINISTRATION, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT-\$55,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by

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Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bw.

EMERGENCY RESOLUTION APPROPRIATING \$39,205., VARIOUS DEPARTMENTS, TO PROVIDE FUNDS FOR SALARY INCREASES FOR EMPLOYEES NOT COVERED BY LABOR CONTRACTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bx.

EMERGENCY RESOLUTION APPROPRIATING \$5,053., WATER DEPARTMENT, WATER ACCOUNTING AND WATER SUPPLY, TO PROVIDE FUNDS FOR SALARY INCREASES FOR EMPLOYEES NOT COVERED BY LABOR CONTRACTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-by.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF POLICE, SERVICE BY CONTRACT OR AGREEMENT, COMMUNICATIONS \$42,000. TO DEPARTMENT OF POLICE, MATERIALS AND SUPPLIES, FUEL \$42,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

7-R-bz.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DESIGNATING HARRY HAZELWOOD, JR. AS PRESIDING JUDGE OF THE MUNICIPAL COURT OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

(This resolution was adopted subsequent to the confirmation of Judge Hazelwood. See Item 8-a on Page 51 in the minutes of this meeting.)

MOTIONS.

None.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 29, 1973, NOMINATING HON. HARRY HAZELWOOD, JR., 804 SOUTH 11TH STREET, NEWARK, NEW JERSEY, AS MUNICIPAL JUDGE FOR A TERM COMMENCING DECEMBER 6, 1973 AND EXPIRING DECEMBER 6, 1976.

(Copy of communication submitted to each Member of the Council)

(Presiding Judge Hazelwood met with the Council December 10, 1973)

A motion to confirm the nomination of Hon. Harry Hazelwood, Jr. as Municipal Judge for a term commencing December 6, 1973 and expiring December 6, 1976 was made by Councilman Harris, seconded by Councilman Bottone.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The nomination is confirmed.

(See Resolution 7-R-bz on Page 50 in the minutes of this meeting)

8-b.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 29, 1973, NOMINATING HON. CHESTER A. MORRISON, 1537 LESLIE STREET, HILLSIDE, NEW JERSEY, AS MUNICIPAL JUDGE FOR A TERM COMMENCING DECEMBER 6, 1973 AND EXPIRING DECEMBER 6, 1976.

(Copy of communication submitted to each Member of the Council)

(Judge Morrison met with the Council December 10, 1973)

A motion to confirm the nomination of Hon. Chester A. Morrison as Municipal Judge for a term commencing December 6, 1973 and expiring December 6, 1976 was made by Councilman Westbrooks, seconded by President Megaro.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

President Megaro: The nomination is confirmed.

8-c.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED NOVEMBER 29, 1973, NOMINATING HON. CHARLES A. STANZIALE, 50 PARK PLACE, NEWARK, NEW JERSEY, AS MUNICIPAL JUDGE FOR A TERM COMMENCING DECEMBER 6, 1973 AND EXPIRING DECEMBER 6, 1976.

December 10, 1973

(Copy of communication submitted to each Member of the Council.)

(Judge Stanziale met with the Council December 10, 1973)

A motion to confirm the nomination of Hon. Charles A. Stanziale as Municipal Judge for a term commencing December 6, 1973 and expiring December 6, 1976 was made by President Megaro, seconded by Councilman Villani.

Councilman James contended there seems to be a double standard in the courts. He and his staff have been in court and could not testify that elevators were not working. The Council grants the Judges a \$7,500. salary increase and they say they do not want politics in their court. The Council has been advised by the Law Department that some Judges are treating tenant cases incorrectly, by receiving a not guilty plea and holding court the same day. Also the Law Department is not notified of hearing.

President Megaro said indication should have been made to the Council so that some action could have been taken.

President Megaro: Will the Council confirm the nomination?

Yes: Councilmen Bottone, Harris, James, Villani, President Megaro.

No: Councilman Westbrooks.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bi) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR GARAGE ATTENDANT AND SENIOR GARAGE ATTENDANT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 20, 1973 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION I OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR GARAGE ATTENDANT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 20,

1973 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

8-f. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 29, 1973, ENCLOSING PROPOSED "ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK."

(Authorizes extension of payroll tax through December 31, 1974)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Item 6-F-be on Page 19 in the minutes of this meeting)

8-g. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 29, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED 'AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY,' TO EXTEND SAID ORDINANCE."

(Authorizes extension of parking tax through December 31, 1974)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Item 6-F-bf on Page 19 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING, PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON BOTH SIDES OF LOCK STREET, FROM SUSSEX AVENUE TO CENTRAL AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Megaro, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

December 10, 1973

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED OCTOBER 26, 1973,  
ENCLOSING PROPOSED "BOND ORDINANCE AUTHORIZING STATE I (PRELIMINARY PLANNING, TEST AND  
SURVEYS) OF THE ESTABLISHMENT OF RECREATIONAL FACILITIES IN THE PEQUANNOCK WATERSHED OF  
THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$65,000 TO PAY THE COST  
THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH  
APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION  
OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 28/13-73)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Item 6-F-bh on Page 20 in the minutes of  
 this meeting)

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BODINE, RECEIVED NOVEMBER 9, 1973,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE, ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES  
THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE  
AND DELETE POSITIONS IN THE DIVISION OF PERSONNEL)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone,  
 seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President  
 Megaro.

#### NEW BUSINESS ON THE CALENDAR.

None.

#### MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued  
 from November 9, 1973 to November 30, 1973:

#### BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Congregation Ahavas Shalom	6091 (Amended)
Stella Wright Christian Community	6173 (Amended)
St. Lucy's Society	6205 (Amended)
Rosary Confraternity of St. Rose of Lima Church	6257 (Amended)
Parents Association of St. Lucy's School	6307 (Amended)
St. Columba P.T.A.	6311 (Amended)
Congregation Bnai Zion	6317 (Amended)
Anshe Luborowitz Sisterhood	6318 (Amended)

BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Antoninus Rosary and Altar Society	6330 (Amended)
Mt. Carmel - Special Education for the Blind	6341 (Amended)
St. John's Ukrainian Catholic Church	6360
Congregation Ahavas Sholom	6365
St. Rocco School PTA	6368
Beth David Jewish Center	6370

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church Vailsburg	6323 (Amended)
Mothers Club of Essex Catholic High School	6359
Pansamian United Pythagoras, Inc.	6361
Newark Boys Chorus School	6362
Queen of Angels School PTA	6363
St. Benedict's Church	6364
Ladies Auxiliary of St. Francis Xavier Memorial Post #1187 C.W.V.	6366
Our Lady of Mt. Carmel Society of St. Francis Xavier Church	6367
St. Nicholas Greek Orthodox Church	6369
Mothers Club of Essex Catholic High School	6371
Essex Newark District of Archdiocesan Council of Catholic Women	6374
Benedict College Alumni Association, Inc.	6375

A motion to concur in the Report was made by Councilman Bottone, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President Megaro.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:



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Yes: Councilmen Bottone, Harris, James, Villani, Westbrooks, President  
Megaro.

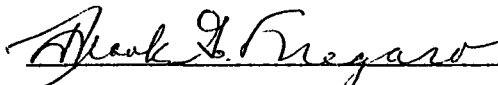
This meeting adjourned at 8:45 P. M. .

APPROVED:



Frank D'Ascensio

City Clerk



Frank G. Megaro

President

Newark, New Jersey, December 20, 1973 621

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Harry T. Spellman, White City Church of Church.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Bernard Ekelchik, Sergeant-at-Arms.

(Councilman Westbrook arrived 1:20 P. M.)

(Councilman James arrived 1:25 P. M.)

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF CITY CLERK, FOR THE MONTH OF NOVEMBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

4-b. The City Clerk presented REPORT OF MUNICIPAL COURT, PART I, PART II, PART IV, PART V AND PART VI, FOR THE MONTH OF OCTOBER, 1973.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

4-c. The City Clerk presented AUDIT REPORT OF EMPLOYEES' RETIREMENT SYSTEM, AS OF DECEMBER 31, 1972, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit Report of Employees' Retirement System be received and placed on file after Staff study was made, was made by Councilman Giuliano, seconded by Councilman Harris and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

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4-d.

The City Clerk presented COPY OF MINUTES OF PRE-ORGANIZATIONAL MEETING OF THE BOARD OF DIRECTORS OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION, NOVEMBER 28, 1973, SUBMITTED BY NEWARK WATERSHED PLAN.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK HELD NOVEMBER 21, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by Councilman Turco, seconded by President Megaro and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

4-f.

The City Clerk presented COPY OF MINUTES OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK HELD NOVEMBER 21, 1973.

(Copy submitted to each Member of the Council)

A motion that the Copy of Minutes be received was made by President Megaro, seconded by Councilman Turco and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

4-g.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS OR PROPERTIES DEMOLISHED FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 19, 1973 TO NOVEMBER 23, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Villani, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

4-h.

The City Clerk presented REPORT OF NEWARK HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-32 AND INDICATING NO PROPERTY DEMOLITIONS FROM NOVEMBER 26, 1973 TO NOVEMBER 30, 1973.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Bontempo, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

Councilman Bontempo informed President Megaro that he has the authority to order the security men to put out anyone who is creating a disturbance. Nothing happens in the State House, the County, etc. to disrupt the meetings. He noted he left the Council meetings on a couple of occasions because of disturbances. He resents any citizens speaking and accusing Councilmen. He added it is the duty of President Megaro to have these people ordered out by the security men.

President Megaro directed the security men to remove anyone creating a disturbance.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council, with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF MARTIN HYMOWITZ AND RAYMOND LISS (WILLIAM DE GOODE, OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT AUTOMOBILE REPAIR SHOP INCLUDING BODY, FENDER REPAIRS AND PAINTING; ON PREMISES 172-188 EMMET STREET; ON CONDITION THAT 1) NO TAXICABS ARE PARKED ON THE STREET; 2) ONLY TAXICABS OPERATED BY THE APPLICANT ARE TO BE REPAIRED.

(Vote of Board of Adjustment 4-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

(Councilman Westbrook arrived 1:20 P. M.)

MR. MARTIN HYMOWITZ, 172 EMMET STREET, NEWARK, NEW JERSEY, applicant, appeared before the Municipal Council.

Councilman Turco noted there have been many complaints with respect to this application due to the excessive noise and men working on Sundays. He could not vote on it at this time because of the many citizens' complaints.

Mr. Hymowitz, the applicant, stated that he has had many problems with the people in the area. He stated he will be vacating the premises in January. He added he spoke to Mr. Rossi, Secretary of the Board of Adjustment agreeing to vacate.

Councilman Turco stated if the applicant intends to move, then the application should be rejected.

Councilman Bontempo questioned the applicant as to how long he has been in business at this location and where he operated before.

The applicant replied he has been at this site for a few months and located in Hillside.

Councilman Giuliano asked the applicant if he is being forced out.

(Councilman James arrived 1:25 P. M.)

No one else appearing, a motion to reject this application was made by Councilman Bontempo, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Turco, Villani, Westbrooks, President Megaro.

Not Voting: Councilman Giuliano.

/ 4-A-2. The City Clerk read APPLICATION OF LEONARD NORTH, OWNER; TO PERMIT IN A 1ST INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE AND TRUCK REPAIR SHOP; ON PREMISES 34 LIVINGSTON STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to continue the hearing and defer action on this application was made by Councilman Westbrooks, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 4-A-3. The City Clerk read APPLICATION OF MANUEL AND MARIA COSTA, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT SECOND FLOOR ADDITION TO EXISTING STORAGE BUILDING FOR USE AS A 1-FAMILY DWELLING UNIT ON A LOT CONTAINING TWO MAIN BUILDINGS; ON PREMISES 164 MALVERN STREET (REAR); ON CONDITION THAT 1) A SECOND MEANS OF EGRESS IS PROVIDED TO COMPLY WITH THE

BUILDING CODE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Turco, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

4-A-4.

The City Clerk read APPLICATION OF UNITED HOSPITALS OF NEWARK, OWNER; TO PERMIT IN A 3RD RESIDENCE DISTRICT RENEWAL OF PUBLIC PARKING LOT; ON PREMISES 49-59 SOUTH 10TH STREET, 80-90 SOUTH 11TH STREET AND 37-47 NINTH AVENUE; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD OF FIVE YEARS ENDING JULY 10, 1978.

(Vote of Board of Adjustment 5-0)

(Previous applications approved September 7, 1960, 49-59 South 10th Street, 80-82 South 11th Street and 37-47 Ninth Street; July 10, 1968, 49-59 South 10th Street, 80-90 South 11th Street and 37-47 Ninth Avenue)

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

ORDINANCES AND HEARINGS OF CITIZENS.ORDINANCES ON FIRST READING.

President Megaro called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING AT ALL TIMES ON VARSITY ROAD.

(Varsity Road, North Side, between Sandford Avenue and South Orange City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Fleetwood Place, Westbound, from Sandford Avenue to Ellery Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following voted:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-c. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, TO CHANGE ONE WAY REGULATIONS FOR NORTH SEVENTH STREET.

(North Seventh Street, Northbound, from West Market Street to Berkeley Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval from Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-d. The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(East on Central Avenue to North on Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

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A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

6-F-e.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bi) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR GARAGE ATTENDANT AND SENIOR GARAGE ATTENDANT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 2, 1974.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-w) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGE FOR GARAGE ATTENDANT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance



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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 2, 1974.

/ 6-F-g. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST THE NUMBER OF POSITIONS FOR DEPUTY FIRE CHIEF)

(Deputy Fire Chief 23)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Fire Director Caufield met with the Council December 19, 1973)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 2, 1974.

At a later point in this meeting, a motion to consider under Ordinances for First Reading AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE TABLE OF ORGANIZATION), was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

/ 6-F-h. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY

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ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERE-  
TO. (TO CHANGE THE TABLE OF ORGANIZATION).

(Police Lieutenant

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Harris, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 2, 1974.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE:

President Megaro called for ordinances on public hearing, second reading and final passage.

✓  
6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE PROVIDING FOR THE VACATION OF ACADEMY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM NORFOLK STREET TO WEST MARKET STREET," (6-S & F-d) ADOPTED SEPTEMBER 6, 1972.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled "AN ORDINANCE PROVIDING FOR THE VACATION OF ACADEMY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM NORFOLK STREET TO WEST MARKET STREET," (6-S & F-d) ADOPTED SEPTEMBER 6, 1972, be amended to read: That all that portion, part and parcel of Academy Street as laid out 60 feet in width, extending from Norfolk Street to West Market Street, which appears on a map on file in the Office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1664.V, dated March

6, 1972, is hereby vacated as a street or public highway, pursuant to the provisions of Title 40:67-1 (B) of the Revised Statutes of New Jersey.

Section 2. This ordinance shall take effect upon promulgation and passage in accordance with law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

✓ 6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING IN THE AGGREGATE \$1,313,700 FOR SCHOOL PURPOSES AND AUTHORIZING THE ISSUANCE OF BONDS OF THE CITY OF NEWARK TO MEET SUCH APPROPRIATION FOR CAPITAL BUDGET PROJECT NO.

113/405-73

REHABILITATION OF HEATING

SYSTEM AT ANN STREET SCHOOL

\$ 53,600.

CAPITAL BUDGET PROJECT NO.

113/404-73

REHABILITATION OF HEATING

SYSTEM AT OLIVER STREET SCHOOL

67,100.

CAPITAL BUDGET PROJECT NO.

120/173-73

ADDITIONAL FUNDS CONSTRUCTION

(84/2-72)

OF LOUISE A. SPENCER SCHOOL

150,000.

(73-71)

CAPITAL BUDGET PROJECT NO.

122/1-73

REHABILITATION OF HEATING

SYSTEM - BRAGAW AVENUE,

ROBERTO CLEMENTE AND

CHARLTON STREET SCHOOLS

768,000.

CAPITAL BUDGET PROJECT NO.122/2-73ADDITIONAL FUNDS(82/4-72)REHABILITATION OF CENTRAL .HIGH SCHOOL275,000.AND AUTHORIZING THE ISSUANCE OF NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

WHEREAS, the Board of Education of the City of Newark has decided that it is necessary to raise the sums appropriated by this ordinance for the purposes specified in this ordinance and has prepared and delivered to each member of the Board of School Estimate of said City, statements of the amount of money estimated to be necessary for said purposes, and said Board of School Estimate has duly considered such statements and has fixed and determined the sum appropriated by this ordinance to be the sums necessary for said purposes, and has duly certified the amounts so fixed and determined to said Board of Education and to the Municipal Council of said City, and

WHEREAS, a Supplemental Debt Statement giving effect to the authorization of the bonds hereinafter described has been filed in the office of the City Clerk, and in the office of the Director of the Division of Local Government Services, and a school debt statement giving effect to such authorization has been filed in the office of the Secretary of the Board of Education of the School District of the City of Newark, as required by law, and

WHEREAS, the aggregate of the net school debt of such School District, as defined in Section 18A:24-1 of the New Jersey Statutes, and the amount appropriated by this ordinance exceeds one and one-half percent of the average equalized valuation of taxable property as defined in said Section, and

WHEREAS, the Municipal Council of the City of Newark, by Resolutions heretofore adopted and amendments thereto, has authorized the preparation of an ordinance appropriating the sums hereinafter appropriated for the purposes hereinafter described,

which improvements have been assigned Capital Budget Project Nos. hereinafter designated: NOW, THEREFORE;

BE IT ORDAINED by the Municipal Council of the City of Newark as follows:

Section 1. The aggregate sum of \$1,313,700 is hereby appropriated pursuant to Section 18A:22-20 of the New Jersey Statutes, to the Board of Education of the City of Newark, to finance capital improvements and in amounts as follows:

(1) CAPITAL BUDGET PROJECT NO. 113/405-73

REHABILITATION OF HEATING SYSTEM  
ANN STREET SCHOOL

Rehabilitation of the heating system of Ann Street School, including heating and ventilating controls, engineers fee, affirmative action program cost and contingencies..... \$ 53,600

(2) CAPITAL BUDGET PROJECT NO. 113/404-73

REHABILITATION OF HEATING SYSTEM  
OLIVER STREET SCHOOL

Rehabilitation of the heating system of Oliver Street School, including heating and ventilating controls, engineers fee, affirmative action program cost and contingencies..... \$ 67,100

(3) CAPITAL BUDGET PROJECT NO. 120/173-73  
(84/2-72)  
(73-71)

ADDITIONAL FUNDS FOR CONSTRUCTION OF  
LOUISE A. SPENCER SCHOOL  
(CHARLTON-SOMERSET STREET)

Additional funds for preparation of plans and acquisition of site, including items incidental to the preparation of such plans and the acquisition of said site, for the erection of a new schoolhouse and school building, together with a playground and recreation place, on land approximately 3 1/2 acres starting at the intersection of Somerset Street and Waverly Avenue and lying south of the southerly line of Waverly Avenue and west of the westerly line of Somerset Street, Newark, New Jersey.

Acquiring, improving and embellishing said lands as the site for the below mentioned new public schoolhouse, school building, public playground and recreation place; erecting and constructing at said site a new public schoolhouse and school building of the type of construction described in Title 18A:24-5a3 of the Revised Statutes

of New Jersey; establishing, erecting and constructing at said site a new public playground and recreation place; original furnishings, equipment, machinery and apparatus required for the proper equipment

of the said new schoolhouse and school building; original equipment for the said public playground and recreation place; plans and specifications for and supervision of the construction of the said new schoolhouse and school building and the said public playground and recreation place; and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned, such funds are in addition to the \$13,266,715 heretofore appropriated for such purposes..... \$ 150,000

(4) CAPITAL BUDGET PROJECT NO. 122/1-73

REHABILITATION OF HEATING SYSTEMS-  
BRAGAW AVENUE, ROBERTO CLEMENTE  
AND  
CHARLTON STREET SCHOOLS

Rehabilitation of the heating system of Bragaw Avenue, Roberto Clemente, and Charlton Street Schools, including heating and ventilating controls, engineers fees, affirmative action program cost, temporary heat, and contingencies..... \$768,000

(5) CAPITAL BUDGET PROJECT NO. 122/2-73  
(82/4-72)

ADDITIONAL FUNDS FOR REHABILITATION-  
CENTRAL HIGH SCHOOL

Additional funds for rehabilitation work at Central High School, including general construction, electrical work, plumbing, heating, ventilating and air conditioning, furniture and equipment for the class rooms where required, architects fees and contingencies; and all other matters and things incidental to or necessary in connection with any of the items hereinabove mentioned, such funds are in addition to the \$900,000 heretofore appropriated for such purpose ..... \$275,000

TOTAL \$1,313,700

Section 2. The Municipal Council of the City of Newark hereby concurs in and consents to the appropriation made by this ordinance pursuant to the provisions of Section 18A:22-20 of the New Jersey Statutes.

Section 3. The City of Newark shall borrow the sum

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so appropriated and, for that purpose and to secure the repayment of the sum so borrowed, shall issue, in its corporate name, its bonds of the aggregate principal amount of \$1,313,700. Said bonds shall be issued pursuant to and in accordance with the provisions of Chapter 24 of Title 18A of the New Jersey Statutes.

Section 4. Bonds issued pursuant to this ordinance shall be designated School Bonds and shall bear interest from their date at a rate per annum which shall not exceed the rate permitted by law. All matters affecting the issuance of said bonds not determined by this ordinance shall be determined by resolution or resolutions to be hereafter adopted by the Municipal Council.

Section 5. To finance said purposes, school promissory notes of said City of an aggregate principal amount not exceeding \$1,313,700 are hereby authorized to be issued pursuant to Title 18A, Chapter 24, New Jersey Statutes, in anticipation of the issuance of said permanent bonds. In the event that permanent bonds are issued pursuant to this ordinance, the aggregate amount of school promissory notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the permanent bonds so issued. If the aggregate amount of outstanding bonds and school promissory notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said permanent bonds shall, to not less than the amount of such excess, be applied to the payment of such school promissory notes then outstanding.

Section 6. Each school promissory note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by Section 18A:24-3 of the New Jersey Statutes. Each of said school promissory notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the

City Clerk. Said Officers are hereby authorized to execute said school promissory notes and to issue said school promissory notes as money is required, by the Board of Education for such purposes, and in such form as they may adopt in conformity with law. The power to determine any matters with respect to said school promissory notes not determined by this ordinance and also the power to sell said school promissory notes is hereby delegated to the Director of Finance who is hereby authorized to sell said school promissory notes either at one time or from time to time in the manner provided by law.

Section 7. It is hereby determined and stated that the average of the different periods assigned to the purposes described in Section 1 hereof, by Section 18A:24-5 of the New Jersey Statutes, within which such bonds shall mature, taking into consideration the amount of bonds to be issued on account of each purpose is 17.61 years.

Section 8. This ordinance shall take effect at the time and in the manner provided by law.

City Clerk D'Ascensio stated for the record in connection with Project 122/73 the Board of Education is under a mandate by the State Board of Education to convert the present coal burning heating equipment to oil burning and a question was raised in light of the recently declared crisis in the fuel supply would the City be able to heat the buildings once the heating system was converted. We were given assurance that the conversion would be made and the oil would be forthcoming.

Councilman Bontempo questioned whether the Fire Department approved the change of facility and City Clerk D'Ascensio replied the necessary permits would have to be obtained by the Board of Education if they are going to put in fuel tanks.

Councilman Bontempo stated it should be put into the records that we will approve this if the Fire Department approves it.

City Clerk D'Ascensio inserted we are just providing the money and it is up to the Board of Education to comply with the ordinance.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.



President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor" adopted November 22, 1966 (6S-LFU) and amendments thereto (6S-LFd) adopted October 3 1967 and (6S-LFG) adopted November 1, 1967 be and the same is hereby amended as follows:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM ANNUAL MAXIMUM</u>	
	<u>SALARY</u>	<u>SALARY</u>
Building Superintendent, Health and Welfare 23-007	\$ 7,495	\$ 9,111
Supervisor of Vital Statistics 06-015	10,045	12,209

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive there-after any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor" (6S&Fk) adopted June 28, 1972 as amended be and the same is hereby amended by creating the titles, title codes and the annual minimum salary ranges and the annual maximum salary ranges therefor, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Foreman, Parks and Grounds 23-013.01	\$ 9,567	\$ 11,623
General Foreman, Parks and Grounds 22-011.50	10,547	12,916
Yard Foreman 22-019	8,677	10,547

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in the said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT  
POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,"

(6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SALARIES  
AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor" (6S&Fbi) adopted November 22, 1966 and amendments thereto, be and the same is hereby amended by deleting the following titles, title codes, minimum and maximum salary ranges therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Foreman, Parks and Grounds 22-013.01	\$ 7,900	\$ 8,900
Recreation Supervisor, J.F.K. Recreation Center 03-007.50	13,800	13,800

Section 2. That Section 1 of the aforementioned ordinance be further amended as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief, Bureau of Public Buildings 23-005	\$ 10,045	\$ 12,209
Assistant Sanitation Superintendent 21-011	10,547	12,816
Assistant Sewer Superintendent 22-009	10,547	12,816
Assistant Street Superintendent 22-010	10,547	12,816
Building Maintenance Worker Foreman 23-009	8,264	10,045
Building Superintendent 23-004	12,209	14,848
Maintenance Superintendent Building Construction 15-003	13,460	16,361
Sanitation Foreman 22-014	9,767	11,828
Sanitation Superintendent 22-005	12,209	14,848
Sewer Superintendent 22-003	12,209	14,848
Sewer Foreman 22-015	9,567	11,628
Street Foreman 22-016	9,567	11,628
Supervisor of Garage Services 22-008	11,074	13,460
Traffic Maintenance Foreman 15-048	9,567	11,628
Traffic Signal Superintendent 04-010	12,209	14,848
Yard Foreman 22-019	8,677	10,547

December 20, 1973

Section 3. That Section 5 of the aforementioned ordinance be amended as follows to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Water Service Inspector 09-020	\$ 8,677	\$ 10,547
Assistant Superintendent of Water Distribution 21-005	10,547	12,816
Assistant Superintendent of Water Intake & Supply Mains 21-007.50	10,547	12,816
Chief Water Service Inspector 09-015	10,045	12,209
Pitometer Foreman 21-009	9,111	11,074
Reservoir Foreman 21-015	7,945.	9,111.
Reservoir Supervisor 21-008	8,677	10,547
Superintendent of Reservoirs 21-004	11,628	14,133
Superintendent, Water Distribution 21-002	12,816	15,582
Superintendent of Water Intake and Supply Mains 21-001	12,816	15,582
Superintendent of Watershed 21-003	11,628	14,133
Supervisor of Water Meter Repairs 20-007	9,567	11,628
Water Foreman 21-010	9,567	11,628
Water Meter Repairman, Foreman 15-051	9,111 =	11,074
Yard Foreman 22-010	8,677	10,547

Section 4. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 5. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 4 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 6. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 5 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 7. Every employee who as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 8. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 9. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

A motion to close the hearing on the ordinance was made by Councilman Giuliano, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

A motion to amend this ordinance by adding " Street Superintendent 22-004, \$12,209. - \$14,848." was made by Councilman Giuliano, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

The City Clerk announced the hearing on this ordinance as amended will be held December 28, 1973.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR"  
(6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR JOURNEYMEN AND CERTAIN HOURLY RATE POSITIONS AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor" (6S&Fbi) adopted November 22, 1966 be and the same is amended by adjusting the salary ranges as follows:

December 20, 1973

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Parking Meter Collector and Repairman (40 hrs) 20-017	\$ 8,264	\$ 10,045
Traffic Signal Repairman (40 hrs) 15-057	9,567	11,628

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for the position.

Section 6. That Section 2 of the aforementioned ordinance shall be amended as follows:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Carpenter Foreman (35 hrs) 15-014	\$ 14,595	\$ 15,604
Start 15-014.10	14,595	14,595
1st Step 15-014.20	15,226	15,226
2nd Step 15-014.30	15,604	15,604
Assistant Chief Stationary Engineer (40 hrs) 15-015	14,578	16,380
Start 15-015.10	14,578	14,578
1st Step 15-015.20	15,981	15,981
2nd Step 15-015.30	16,380	16,380
Blacksmith (40 hrs) 15-008	15,819	16,883
Start 15-008.10	15,819	15,819
1st Step 15-008.20	16,392	16,392
2nd Step 15-008.30	16,883	16,883
Body & Fender Repairman (40 hrs) 15-021	15,635	16,883
Start 15-021.10	15,635	16,635
1st Step 15-021.20	16,392	16,392
2nd Step 15-021.30	16,883	16,883
Carpenter (35 hrs) 15-027	13,708	14,857
Start 15-027.10	13,708	13,708
1st Step 15-027.20	14,495	14,495
2nd Step 15-027.30	14,857	14,857

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Carpenter Helper (35 hrs) 15-040	\$11,188	\$ 12,222
Start 15-040.10	11,188	11,188
1st Step 15-040.20	11,925	11,925
2nd Step 15-040.30	12,222	12,222
Carpenter Foreman (35 hrs) 15-012	15,219	16,380
Start 15-012.10	15,219	15,219
1st Step 15-012.20	15,981	15,981
2nd Step 15-012.30	16,380	16,380
Chief Stationary Engineer (40 hrs) 15-010	15,200	17,199
Start 15-010.10	15,200	15,200
1st Step 15-010.20	16,780	16,780
2nd Step 15-010.30	17,199	17,199
Construction Helper (35 hrs) 15-045	11,067	12,222
Start 15-045.10	11,067	11,067
1st Step 15-045.20	11,925	11,925
2nd Step 15-045.30	12,222	12,222
Electrician (35 hrs) 15-032	13,082	14,154
Start 15-032.10	13,082	13,082
1st Step 15-032.20	13,807	13,807
2nd Step 15-032.30	14,154	14,154
Electrician Foreman (35 Hrs) 15-018	14,393	15,604
Start 15-018.10	14,393	14,393
1st Step 15-018.20	15,226	15,226
2nd Step 15-018.30	15,604	15,604
Electrician's Helper (35 hrs) 15-053	10,561	11,642
Start 15-053.10	10,561	10,561
1st Step 15-053.20	11,358	11,358
2nd Step 15-053.30	11,642	11,642
Equipment Operator (40 hrs) 15-039	12,824	14,154
Start 15-039.10	12,824	12,824
1st Step 15-039.20	13,807	13,807
2nd Step 15-039.30	14,151	14,151
Heavy Equipment Operator (40 hrs) 15-023	15,013	16,380
Start 15-023.10	15,013	15,013
1st Step 15-023.20	15,981	15,981
2nd Step 15-023.30	16,380	16,380
Mason & Plasterer (35 hrs) 15-028	13,586	14,857
Start 15-028.10	13,586	13,586
1st Step 15-028.20	14,495	14,495
2nd Step 15-028.30	14,857	14,857
Mason (35 hrs) 15-029	13,586	14,857
Start 15-029.10	13,586	13,586
1st Step 15-029.20	14,495	14,495
2nd Step 15-029.30	14,857	14,857
Mason & Plasterer Foreman (35 hrs) 15-013	15,243	16,380
Start 15-013.10	15,243	15,243
1st Step 15-013.20	15,981	15,981
2nd Step 15-013.30	16,380	16,380



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<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Mason & Plasterer Helper (35 hrs) 15-041	\$ 11,067	\$12,222
Start 15-041.10	11,067	11,067
1st Step 15-041.20	11,925	11,925
2nd Step 15-041.30	12,222	12,222
Mechanical Repairman (40 hrs) 15-022	15,635	16,833
Start 15-022.10	15,635	15,635
1st Step 15-022.20	16,392	16,392
2nd Step 15-022.30	16,833	16,833
Mechanical Repairman Foreman (40 hrs) 15-001.01	17,605	18,059
Start 15-001.02	17,685	17,605
1st Step 15-001.03	17,619	17,619
2nd Step 15-001.04	18,059	18,059
Mechanical Repairman Helper (40 hrs) 15-038	13,331	14,154
Start 15-038.10	13,331	13,331
1st Step 15-038.20	13,807	13,807
2nd Step 15-038.30	14,154	14,154
Mechanical Repairman (Stationary Equipment) (40 hrs) 15-033.01	13,064	14,154
Start 15-033.02	13,064	13,064
1st Step 15-033.03	13,807	13,807
2nd Step 15-033.04	14,154	14,154
Painter (35 hrs) 15-036	12,175	13,474
Start 15-036.10	12,175	12,175
1st Step 15-036.20	13,145	13,145
2nd Step 15-036.30	13,474	13,474
Painter Foreman (35 hrs) 15-016	13,630	14,857
Start 15-016.10	13,630	13,630
1st Step 15-016.20	14,495	14,495
2nd Step 15-016.30	14,857	14,857
Plumber (40 hrs) 15-019	14,321	15,604
Start 15-019.10	14,321	14,321
1st Step 15-019.20	15,226	15,226
2nd Step 15-019.30	15,604	15,604
Plumber Foreman (40 hrs) 15-011	15,473	16,380
Start 15-011.10	15,473	15,473
1st Step 15-011.20	15,981	15,981
2nd Step 15-011.30	16,380	16,380
Plumber Steamfitter (40 hrs) 15-020	14,321	15,604
Start 15-020.10	14,321	14,321
1st Step 15-020.20	15,226	15,226
2nd Step 15-020.30	15,604	15,604
Refrigeration Engineer (40 hrs) 15-025	13,726	15,604
Start 15-025.10	13,726	13,726
1st Step 15-025.20	14,495	15,226
2nd Step 15-025.30	14,857	15,604

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POSITIONS	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Sign Designer, Processor & Letterer 15-030	\$ 13,688	\$ 14,857
Start 15-030.10	13,688	13,688
1st Step 15-030.20	14,495	14,495
2nd Step 15-030.30	14,857	14,857
Sign Designer, Processor & Letterer Foreman 15-017	15,358	16,380
Start 15-017.10	15,358	15,358
1st Step 15-017.20	15,981	15,981
2nd Step 15-017.30	16,380	16,380
Stationary Engineer (40 hrs) 15-026	13,726	15,604
Start 15-026.10	13,726	13,726
1st Step 15-026.20	15,226	15,226
2nd Step 15-026.30	15,604	15,604
Stationary Fireman (40 hrs) 15-034	13,064	14,154
Start 15-034.10	13,064	13,064
1st Step 15-034.20	13,807	13,807
2nd Step 15-034.30	14,154	14,154
Supervisor of Equipment Operations (40 hrs) 15-002	17,547	18,059
Start 15-002.10	17,547	17,547
1st Step 15-002.20	17,619	17,619
2nd Step 15-002.30	18,059	18,059
Supervisor of Mechanical Repairs (40 hrs) 15-005	15,151	16,380
Start 15-005.10	15,151	15,151
1st Step 15-005.20	15,981	15,981
2nd Step 15-005.30	16,380	16,380
Traffic Signal Electrician 15-035	13,082	14,154
Start 15-035.10	13,082	13,082
1st Step 15-035.20	13,807	13,807
2nd Step 15-035.30	14,154	14,154
Traffic Signal Mechanic 15-035.01	13,082	14,154
Start 15-035.02	13,082	13,082
1st Step 15-035.03	13,807	13,807
2nd Step 15-035.04	14,154	14,154
Welder (40 hrs) 15-009	15,819	16,883
Start 15-009.10	15,819	15,819
1st Step 15-009.20	16,392	16,392
2nd Step 15-009.30	16,883	16,883

Section 7. That Section 3 of the aforementioned ordinance be amended by adjusting the salaries as follows:

Asphalt Paker (40 hrs) 16-009	4.37 per hr.	5.17 per hr.
Start 16-009.10	4.87 per hr.	4.87 per hr.
1st Step 16-009.20	5.02 per hr.	5.02 per hr.
2nd Step 16-009.30	5.17 per hr.	5.17 per hr.
Asphalt Worker (40 hrs) 16-019	4.60 per hr.	4.87 per hr.
Start 16-019.10	4.60 per hr.	4.60 per hr.
1st Step 16-019.20	4.73 per hr.	4.73 per hr.
2nd Step 16-019.30	4.87 per hr.	4.87 per hr.

Section 3. That Section 7 of the aforementioned ordinance be amended by adjusting the salaries as follows:

Heavy Equipment Operator (40 hrs) 15-023	15,013	16,390
Start 15-023.10	15,013	15,013
1st Step 15-023.20	15,981	15,981
2nd Step 15-023.30	16,380	16,380
Mason, Water (35 hrs) 15-031	13,586	14,857
Start 15-031.10	13,586	13,586
1st Step 15-031.20	14,495	14,495
2nd Step 15-031.30	14,857	14,857
Mechanical Repairman (40 hrs) 15-022	15,635	16,883
Start 15-022.10	15,635	15,635
1st Step 15-022.20	16,392	16,392
2nd Step 15-022.30	16,893	16,893
Painter, Water (35 hrs) 15-037	12,175	13,474
Start 15-037.10	12,175	12,175
1st Step 15-037.20	13,145	13,145
2nd Step 15-037.30	13,474	13,474
Plumber, Water (40 hrs) 15-019	14,321	15,604
Start 15-019.10	14,321	14,321
1st Step 15-019.20	15,226	15,226
2nd Step 15-019.30	15,604	15,604
Plumber Foreman (40 hrs) 15-011	15,473	16,883
Start 15-011.10	15,473	15,473
1st Step 15-011.20	16,392	16,392
2nd Step 15-011.30	16,883	16,883

Section 9. The salaries hereinabove noted in Sections 6, 7 and 8 shall be effective as of July 1, 1973. On January 1 of each succeeding year the employee shall be paid at the next recorded step for his title. New employees shall be paid at the starting rate of each step.

Section 10. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 11. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the

statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGES FOR CHIEF STATIONARY ENGINEER, STATIONARY ENGINEER AND STATIONARY FIREMEN AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", adopted November 22, 1966 (6S&Fu) and amendments thereto, be and the same is hereby amended by creating the titles, annual minimum salaries, annual maximum salaries, title codes, therefor, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Stationary Engineer (40 hrs) 15-010	\$ 15,200	\$ 17,199
Start 15-010.10	15,200	15,200
1st Step 15-010.20	16,780	16,780
2nd Step 15-010.30	17,199	17,199
Stationary Engineer (40 hrs) 15-026	13,726	15,604
Start 15-026.10	13,726	13,726
1st Step 15-026.20	15,226	15,226
2nd Step 15-026.30	15,604	15,604
Stationary Fireman (40 hrs) 15-034	13,064	14,154
Start 15-034.10	13,064	13,064
1st Step 15-034.20	13,807	13,807
2nd Step 15-034.30	14,154	14,154

Section 2. The salaries hereinabove noted Section 1 shall be effective as of July 1, 1973. On January 1 of each succeeding year the employee shall be paid at the next recorded starting rate of each step.

Section 3. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE BUILDING TRADES BARGAINING COMMITTEE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor" (6S&Fk) adopted June 28, 1972 as amended and supplemented, be amended to adjust the salaries listed herein. to wit:

POSITIONS	ANNUAL MINIMUM ANNUAL MAXIMUM	
	SALARY	SALARY
Chief Stationary Engineer (40 hrs) 15-010	\$ 15,200	\$ 17,199
Start 15-010.10	15,200	15,200
1st Step 15-010.20	16,780	16,780
2nd Step 15-010.30	17,199	17,199
Refrigeration Engineer (40 hrs) 15-025	13,726	15,604
Start 15-025.10	13,726	13,726
1st Step 15-025.20	15,226	15,226
2nd Step 15-025.30	15,604	15,604
Stationary Engineer (40 hrs) 15-026	13,726	15,604
Start 15-026.10	13,726	13,726
1st Step 15-026.20	15,226	15,226
2nd Step 15-026.30	15,604	15,604

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<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Stationary Fireman (40 hrs) 15-034	\$ 13,064	\$ 14,154
Start 15-034.10	13,064	13,064
1st Step 15-034.20	13,807	13,807
2nd Step 15-034.30	14,154	14,154

Section 2. The salaries hereinabove noted in Section 1 shall be effective as of July 1, 1973. On January 1, of each succeeding year the employee shall be paid at the next recorded step for his title. New employees shall be paid at the starting rate of each step.

Section 3. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO DELETE POSITIONS AND SALARY RANGES FOR MECHANICAL REPAIRMAN AND FOREMAN AND MECHANICAL REPAIRMAN)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor, (6S&Fbg) adopted November 22, 1966, be amended to delete the titles, salaries, and codes as follows to wit:

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<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Mechanical Repairman Foreman (40 hrs) 15-001.01	\$ 16,668	\$ 16,668
Mechanical Repairman (40 hrs) 15-022	14,820	14,820

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor, (6S&Fq) adopted November 22, 1966 and amendments thereto be amended to adjust the salary ranges as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
<u>(a) Office of the Mayor</u>		
Executive Secretary to Mayor 02-030	\$ 11,074	\$ 13,460
Personal Secretary to Mayor 02-031	11,074	13,460
<u>(c) Municipal Courts</u>		
Law Clerk 06-063.50	5,592	6,798
Violations Clerk 02-027	11,628	14,133
<u>(g) Newark Human Rights Commission</u>		
Executive Director, Newark Human Rights Commission 03-004	18,038	21,929

Section 2. Each employee employed under the hereinabove noted titled shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

Councilman James expressed his strong unequivocal opposition to any managerial raises. Newark already has a confiscatory property tax rate and salary increase would add to the burden of the citizens of Newark. He felt this Council is really becoming a rubber stamp, if not already a rubber stamp. Councilman James recalled when former Mayor Addonizio gave election year raises and many of the candidates criticized this action.



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These are "Santa Claus raises. We are talking about giving raises to the Department of Recreation and Parks when Councilman Bottone is personally investigating the Recreation Department, yet the very persons under investigation will get these raises. We are talking about the Data Processing Department which was only created this year. The City of Newark cannot even pay on time. Vendors are complaining that Newark is one of the slowest agencies in the State of New Jersey to make payments.

Councilman James asserted raises should be based upon merit and improved services. He thinks this Council is playing the old game, election year raises.

Councilman Bontempo felt if it was not for the middle management employees, the Directors of the City of Newark would find it more difficult to administer.

Councilman Villani said she was disappointed in Councilman James' disapproval in granting salary increases to middle management. She believed he voted the 5.5% for all City employees and middle management is really the backbone of government. These are dedicated long time employees who are responsible in conducting the operation of the City.

Councilman Turco said while there is a lot of substance and merit in Councilman James' remarks about "election year raises", he does not believe the middle management personnel receive the 5.5% that the other employees received and this only gives them what every other employee is receiving, which is certainly less than the increase in cost of living. He does not understand how we can expect City employees to operate at the same take home pay when the money will buy far less than it bought last year.

Councilman Turco pointed out these raises were not advocated by the City Council, they were submitted by Administration, headed by Mayor Gibson. Mayor Gibson recommended these employees receive the salary increases. Furthermore, various employee unions have sat down with our Labor negotiators and these are agreements that the Administration and the City employees' representatives have arrived at. For Councilman James to expect the City Council, at the eleventh hour, to say we are not going to give middle management the same 5.5% increase that every other employee got because it is an election year is illogical. We are hurting employees who have given perhaps 20 or 30 years of service to the City of Newark, and in an isolated case an employee who has not been with the City that long. We are not dealing with employees, we are dealing with positions and he does think we can expect dedicated, capable talented employees if we do not give them cost of living increases that we ourselves are taking home.

Councilman Westbrook reiterated his position on these raises in the past has been consistent and he was not aware that in government or private industries the cost of living increase was an automatic thing. Councilman Westbrook thought the middle management salaries were rather substantial when you are considering rank and file persons. Any

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person in middle management is certainly not working for poverty wages and would not be in the same category as a rank and file person, and he does not think the 5.5% is enough for a City employee and he would probably need more than that. Councilman Westbrooks asserted he did not support this, and other raises simply because he feels this present Administration and City Council have been very liberal and generous with the taxpayers' money, salaries were commensurate with the responsibilities and obligations of the people performing and the people are enjoying a high rate of increase in the  $3\frac{1}{2}$  years and even more.

He has not seen increased services or dedication in fact he has seen less. He did not understand why we must feel we are obligated to increase salaries. We should try to improve services and delivery of goods to the taxpayers. The people are getting paid higher now in 1973 than in 1970.

Councilman Westbrooks agreed with most of what Councilman James said. He added 75% or 80% of the middle management do not reside in the City of Newark and are enjoying a high standard of living.

Councilman James declared there should be improvement in the delivery of services and before we give a raise to a person we should ask is that person doing his job, are the citizens receiving improved services. We should give a raise based on merit and not give it automatically.

Councilman Harris stated there are 9 Councilmen, 9 representatives of the governing body and therefore there will be 9 different opinions. He could not sit here and say that those who are fortunate enough to be in middle management capacity are not entitled to the 5.5% increase. All he has to do is look around and see what took place in the State Legislature where they moved to raise the salaries of the Governor and his department heads, what is happening on the State and national levels and then to be honest with himself and say that all people are entitled to move commensurately with the cost of living. Therefore, he would most certainly vote in the affirmative.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrooks.

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President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and establishing salaries therefor" (6S&Fba) adopted November 22, 1966 and amendments thereto, be amended as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(a) <u>Director's Office</u>		
Executive Secretary, Business Administrator's Office 05-023.50	\$ 9,111.	\$11,074.
(b) <u>Budget Division</u>		
Budget Officer 03-002	18,038.	21,929.
(c) <u>Personnel Division</u>		
City Personnel Officer 03-003	18,038.	21,929.
Labor Relations Specialist 03-004.50	15,582.	18,940.
Personnel Technician 03-028	9,567.	11,628.
Principal Personnel Technician 03-006.50	14,133.	17,179.
Senior Personnel Technician 03-018	11,628.	14,133.
Training Coordinator 03-019	11,628.	14,133.
(d) <u>Division of Central Purchase</u>		
City Purchasing Agent 18-001	18,038.	21,929.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for

January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,

President Megaro.

No: Councilman James,

Absent During Roll Call: Councilman Westbrooks.

President Megaro: The yeses are seven, the noes are no and one absent during roll call. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the City Clerk and establishing salaries therefor", (6S&Fm) adopted November 22, 1966 and amendments thereto be amended to adjust the salary ranges as follows, to wit:

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POSITIONS	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Administrative Assistant, City Clerk 06-001.50	\$ 18,940	\$ 23,021
Analyst, City Clerk 03-005.50	16,361	19,887
Chief Accountant, City Clerk 07-062.50	16,361	19,887
Chief Analyst, City Clerk 03-001.50	19,887	24,172
Fiscal Analyst, City Clerk 03-006.40	16,361	19,887
Legal Analyst, City Clerk 03-006.90	16,361	19,887

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of the ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinance or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. MARIO GRANDE, 19 TAYLOR STREET, NEWARK, NEW JERSEY, addressed the Municipal Council in behalf of the Italian Defense League. He indicated that his organization is against the pay raises because the citizens are not getting the services, particularly in the North Ward.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Law Department and establishing salaries therefor", (6S&Fo) adopted November 22, 1966 and amendments thereto, be amended as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Executive Secretary 05-023	\$ 9,111	\$ 11,074
Law Clerk 06-063.50	5,592	6,798
Private Secretary 02-029	10,547	12,816

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5 1/2%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5 1/2%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one half percent (5 1/2%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

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Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary ranges established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrook.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Law Department and establishing salaries therefor", (6S&Fo) adopted November 22, 1966 and amendments thereto, be amended as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
1st Assistant Corporation Counsel 02-019	\$ 17,724	\$ 17,724

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Corporation Counsel 02-025	\$ 11,964	\$ 11,964
Legal Assistant 02-022	15,619	15,619
Legal Assistant 02-024	12,961	12,961
Legal Assistant 02-026	11,964	11,964

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5 1/2%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5 1/2%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and inaccordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrook.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT



December 20, 1973

POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-k)ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL ANDEXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefor" (6S&Fk) adopted November 22, 1966 and amendments thereto are amended to adjust the salary ranges as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Director, Data Processing Division 13-001	\$16,361.	\$19,887.
Director, Division of Licenses 09-004	15,582.	18,940.
Director of Information Systems 13-001.50	19,887.	24,172.
Manager, Real Estate Maintenance	12,209.	14,848.
Municipal Comptroller (37½ hrs.) 07-001.50	19,887.	24,172.
Real Estate Officer 03-006.25	12,209.	14,848.
Systems Programming Manager 13-001.75	16,361.	19,887.

Section 2. That Section 2 of the aforementioned ordinance be further amended as follows:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Director, Division of Water Accounting and Customer Service 07-009	\$14,848.	\$18,030.
Assistant Director, Division of Water Accounting and Customer Service 07-015	14,133.	17,179.

Section 3. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 4. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 3 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 5. Employees at the maximum of the December 31, 1973 salary range shall be entitled to the increment as noted above in Section 4 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 6. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor", (6S&Fn) adopted March 3, 1973 be amended to adjust the salary ranges as follows, to wit:

<u>POSITIONS</u>		<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Architect	04-012	\$ 18,038	\$ 21,929
Traffic Engineer	04-004	13,460	16,361

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

December 20, 1973

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

December 20, 1973

SECTION 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor" (6S&Fbi) adopted November 22, 1966, be and the same is hereby amended by creating the positions, title codes, annual minimum salaries and annual maximum salaries therefor, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Manager, Division of Motors 15-004	\$ 17,179	\$ 20,881
Manager, Division of Public Property 15-001	14,848	18,038
Manager, Division of Streets and Sidewalks 22-004.50	14,848	18,038
Manager, Division of Sewers 22-015.50	14,848	18,038
Manager, Division of Traffic and Signals 04-010.50	14,848	18,038
General Sanitation Superintendent, 22-001	18,038	21,929
Manager, Division of Sanitation 22-001.50	18,038	21,929

Section 2. That Section 5 of the aforementioned ordinance be further amended as follows:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Manager, Division of Water Supply 21-001.50	\$ 18,940	\$ 23,021

Section 3. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 4. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 3 and the salary shall be further adjusted to the next appropriate step established in the said Master Pay Grade Schedule.

Section 5. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 4 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 6. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication in accordance with the laws of New Jersey.

December 20, 1973

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor", (6S&Fk) adopted June 28, 1972 be amended to adjust the salary ranges as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Recreation Center Director 03-012.50 (40 hrs. per wk.)	\$12,209.	\$14,848.
Assistant Superintendent of Recreation 03-006.50 (40 hrs. per wk.)	14,133.	17,179.
Manager, Division of Parks and Grounds 22-022	14,133.	17,179.
Manager, Division of Recreation Maintenance 22-006	14,133.	17,179.
Recreation Center Director 03-022.50 (40 hrs. per wk.)	12,816.	15,582.
Superintendent of Recreation 03-002.50 (40 hrs. per wk.)	16,361.	19,887.

Section 2. That Section 1 of the aforesaid ordinance be further amended by deleting therefrom, effective January 1, 1974, the following, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief, Bureau of Baths & Pools 22-006.01	\$ 9,030.	\$10,500.
Chief, Bureau of Parks & Grounds 22-002	12,705.	13,755.
Chief, Bureau of Recreation Centers 22-005	9,030.	10,500.

Section 3. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 4. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 3 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 5. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 4 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 6. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

A motion to adopt the ordinance was made by Councilman Villani, seconded by President Megaro.

Upon question posed by Councilman Harris, the City Clerk replied this proposed ordinance deletes the title, Chief, Bureau of Baths and Pools, Mr. Sach's present title, and creates the title Manager, Division of Recreation and Maintenance and establishes the salary range therefor.

Councilman Harris felt the Council should defer action on this ordinance for further discussion.

Councilman James questioned whether an ordinance was submitted establishing salary ranges for Chief, Bureau of Baths and Pools and Chief of Parks and Grounds which was not accepted by the Council. Councilman James remarked the Council voted it down and now the new titles are included in this ordinance.

Councilman Turco said it is his understanding that this position incorporates the 5.5% which the other employees received.

December 20, 1973

Councilman Harris reiterated this matter should be further discussed by the Council. He resented the fact that this change was made and it was not thoroughly discussed by the Council. He does not want to jeopardize the other employees but he is opposed to including the title Manager, Recreation and Maintenance without having the opportunity to further discuss this at a pre-meeting conference.

Councilman Bottone resented this ordinance being submitted to the Council after they rejected a previous ordinance and titles changed without permission, but he is not against the raises which pertain to the positions. Councilman Harris is asking that those titles remain and the ones they are trying to include be deleted.

Councilman Westbrooks wholeheartedly agreed with Councilman Harris. They are not picking on any particular individual. These positions were not discussed with the Council and he thinks it is a legitimate request to defer action on this ordinance. The Council does not appreciate Administration trying to sneak through certain things to which the Council is not receptive.

Councilman James declared the Council voted against these positions and Administration very cleverly put them through in another form.

Councilman Turco recommended the Council defer action on this ordinance and direct the City Clerk to invite Recreation and Parks Director Washington and Director of Personnel Kittrels to meet with the Council at their pre-meeting conference December 28, 1973.

Councilman Villani withdrew motion to close the hearing and adopt the ordinance on second reading and final passage.

President Megaro withdrew his second to the motion.

A motion to defer action on this ordinance and direct the City Clerk to invite Recreation and Parks Director Washington and Director of Personnel Kittrels to meet with the Council at their pre-meeting conference December 28, 1973 was made by Councilman Harris, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Harris, James, Turco, Villani, Westbrooks, President Megaro.

No: Councilman Giuliano.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", (6S&Fu) adopted November 22, 1966 and amendments thereto, be amended to adjust the salary ranges as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Complaints Processing Officer 06-007	\$13,460.	\$16,361.
Director, Division of Inspections 09-002	18,038.	21,929.
Director, Division of Welfare 02-018	18,038.	21,929.
Health Officer 19-008	18,038.	21,929.
Physician and Assistant Health Officer 19-014.01	14,848.	18,038.

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of New Jersey.



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President Megaro called for those desiring to be heard on the ordinance to approach the rail, and give his name and address.

MR. MARIO GRANDE, 19 TAYLOR STREET, NEWARK, NEW JERSEY, addressed the Municipal Council expressing his opposition on the ordinance.

MRS. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council opposing the salary increases because the citizens of Newark were not getting the services.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilman James, Westbrooks.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent position in the Police Department and establishing salaries therefor, (6S2Fw) adopted November 22, 1966 and amendments thereto be amended to adjust the salary range as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Police Signal Superintendent 11-005	\$ 16,361	\$ 19,887

Section 2. Each employee employed under the hereinabovenoted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 21, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bontempo, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrook.

President Megaro: The yeses are seven and the noes are two. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-u.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR ASSISTANT BUILDING SUPERINTENDENT, HEALTH AND WELFARE AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

December 20, 1973

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries thereto", adopted November 22, 1966 (6S&Fu) and amendments thereto be and the same is hereby amended to adjust the salary range as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Building Superintendent Health and Welfare 23-016	\$ 6,798	\$ 8,264

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary range shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinance which relate to the above position titles, hours of employment, number of positions, annual minimum and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are one. This ordinance

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having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-v.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES AS PER CONTRACT AGREEMENT FOR INSPECTION POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain permanent positions in the Department of Finance and establishing salaries therefor", adopted November 22, 1966 (6S&Fk) and amendments thereto, be and the same is hereby amended to adjust the annual minimum and annual maximum salary range as follows:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief License Inspector 09-059	\$ 9,567	\$ 11,628
Chief License Inspector 09-018	10,045	12,209
License Inspector 09-036	8,677	10,547

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary ranges established for the position.

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Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-w.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR INSPECTION POSITIONS AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section. 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Health and Welfare and establishing salaries therefor", (6S&Fu) adopted November 22, 1966 and amendments thereto, be amended to adjust salaries as per contract agreement as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Air Pollution Inspector 09-047U	\$ 8,677	\$ 10,547
Assistant Chief Electrical Inspector 09-013U	10,045	12,209
Assistant Chief Food & Drug Inspector 09-017U	10,045	12,209

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<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Meat Inspector 09-026U	\$ 10,045	\$ 12,209
Assistant Chief Plumbing Inspector 09-019U	10,045	12,209
Assistant Chief Sanitary Inspector, Air Pollution 09-022U	10,045	12,209
Assistant Chief Sanitary Inspector, Contagious Disease 09-024U	10,045	12,209
Assistant Chief Sanitary Inspector, Environmental Sanitation 09-023U	10,045	12,209
Assistant Chief Sanitary Inspector, Industrial Hygiene 09-025U	10,045	12,209
Assistant Municipal Superintendent of Weights & Measures 09-041U	8,264	10,045
Assistant Superintendent of Buildings 04-011U	12,816	15,582
Building Inspector 09-030U	9,111	11,074
Chief Electrical Inspector 09-001U	10,547	12,816
Chief Food & Drug Inspector 09-005U	10,547	12,816
Chief Meat Inspector 09-006U	10,547	12,816
Chief Plumbing Inspector 09-007U	10,547	12,816
Chief Sanitary Inspector, Contagious Disease 09-010U	10,547	12,816
Chief Sanitary Inspector, Environmental Sanitation 09-008U	10,547	12,816
Chief Sanitary Inspector, Industrial Hygiene & Air Pollution Control 09-009U	10,547	12,816
Deputy Municipal Superintendent of Weights and Measures 09-011.50	9,567	11,628
Electrical Inspector 09-031U	9,111	11,074
Food and Drug Inspector 09-038U	9,111	11,074
Field Representative, Division of Health 09-053U	7,495	9,111
Meat Inspector 09-037U	9,111	11,074
Municipal Superintendent of Weights and Measures 09-011U	11,628	14,133
Plan Examiner 03-022U	11,074	13,460
Plumbing Inspector 09-033U	9,111	11,074
Sanitary Inspector 09-039U	9,111	11,074
Superintendent of Buildings 04-005U	13,460	16,361

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Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreedupon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in the instance, based on the five and one half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-PH, S & F-x.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITION IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AS AMENDED. (TO ADJUST THE SALARY FOR WATER SERVICE INSPECTOR AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 5 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefor, (6S&Fbi) adopted November 22, 1966 as amended, be and the same is hereby amended by adjusting the salary for water service inspector as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Water Service Inspector 09-034	\$ 8,264	\$ 10,045

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of the ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinance or parts of prior ordinance which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:



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Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

No: Councilman Westbrook.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-y.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO ADJUST THE SALARY FOR WATER SERVICE INSPECTOR AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 5 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor, (6S&Fn) adopted March 3, 1973 as amended, be and the same is hereby amended by adjusting the salary for Water Service Inspector as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Water Service Inspector 09-034	\$ 8,264.	\$10,045.

Section 2. Each employee employed under the hereinabove noted title shall have his present base salary increased in the sum of five and one-half (5½%) percent effective as of July 1, 1973. The present salary range shall be adjusted by the sum of five and one-half (5½%) percent and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary range hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half (5½%) percent adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary range shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of the ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

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Section 6. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-z.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 2 of an ordinance entitled, An ordinance creating permanent positions in the Department of Finance and establishing salaries therefor" (6S&Fk) adopted November 22, 1966 and amendments thereto be amended to adjust the salary range as per contract agreement as follows, to wit:

POSITION	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Supervisor of Water Meter Readers 20-004	\$ 8,677	\$ 10,547

Section 2. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 3. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one half percent (5½%) adjusted ranges hereinabove noted in Section 2 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 4. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 3 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 5. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 6. All prior ordinance or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 7. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Title.

This ordinance shall be known and may be cited as the "Newark Payroll Tax of 1974".

Section 2. Definitions.

"Director" means the Director of Finance of the City of Newark.

"Employer" means any individual, corporation, company, association, society, firm, partnership, joint stock company, trust, estate, or foundation, standing in the position of employer in an employer-employee relationship, whether or not organized for profits, having one or more employees, and having a payroll in excess of \$2,500.00 in any calendar quarter; other than

- a. the government of the United States;
- b. the State of New Jersey or a county, municipality, school district or special district of the state;
- c. an interstate agency; or
- d. an agency or instrumentality of any entity enumerated in a., b. or c. above;
- e. any insurance company formed by authority of another state or foreign country, subject to the provisions of N.J.S.A. 17:32-15.

"Payroll" means an amount equal to the total remuneration paid by an employer to employees which is subject to withholding by the employer for federal income tax purposes for services, other than domestic services in a private residence, if

- a. the services are performed within the City of Newark; or
- b. the services are performed both within and without the City of Newark, but within the State of New Jersey, and the place from which the services are supervised is in the City of Newark.

Section 3. Tax Imposed.

There is hereby imposed on every employer a tax equal to one (1%) per cent of his payroll, on all payrolls related to services performed in the calendar year 1974.

Section 4. Regulations.

The Director shall promulgate regulations relating to the reporting and payment of the tax imposed, including regulations which:

- a. Require the report and payment of the tax imposed for the preceding calendar quarter on or before the last day of April, July, October and January, respectively;
- b. Provide methods for enforcement of, and for the imposition of penalties for failure to report and pay, the tax imposed;
- c. Provide procedure for claims for refunds, and repayment of overpayment of taxes.

A copy of every regulation shall be submitted to the Municipal Council, and any regulation that is not objected to by the Council at its next regular meeting shall become effective at the end of said meeting, and shall be deemed to be a part of this Ordinance.

Section 5. Prohibition against deduction or withholding.

No employer shall deduct or withhold any amount from the remuneration payable to an employee because of the tax imposed by this Ordinance.

Section 6. Information Confidential.

Any information contained in an employer's report or received by the City of Newark or any of its officers or employees as a result of any investigation, hearing or verification of a report shall be confidential except for official purposes, and shall not be disclosed except in accordance with an order of a court or as otherwise provided by law.

Section 7. Interest and Penalty.

If the tax imposed herein is not paid when due, interest at a rate of 12% per annum on the amount of said tax, and an additional penalty of 1/2 of 1% of the amount of the unpaid tax for each month or fraction thereof during which the tax remains unpaid, shall be added and collected.

Section 8. Appeals.

Any aggrieved employer may, within three months after any decision, order, finding, assessment or action of the Director, appeal to the Division of Tax Appeals by filing a petition of appeal with said Division in the manner and form prescribed by the said Division and upon payment of the amount stated by the Director to be due. The appeal provided by this section shall be the exclusive remedy available to any employer for review of a decision of the Director in respect to a determination of liability for the tax imposed herein.

Section 9. Division of Local Finance.

The City Clerk shall file a copy of this Ordinance with the Director of the Division of Local Finance in the New Jersey Department of Community Affairs.

He shall likewise file any amendments to this Ordinance, including any regulations promulgated in accordance with Section 4 of this Ordinance.

Section 10. Effective Date.

This Ordinance shall take effect upon final passage and publication according to law.

Councilman Turco stated that it was unfortunate that the Municipal Council for the second or third year has to reluctantly support the tax which discriminates against the employers in the City of Newark. We are awaiting the day that the State Legislature lives up to its obligations and creates a tax system which will be equitable to all the citizens of the State of New Jersey. Councilman Turco said it is indeed unfortunate that a City such as Newark which is in dire need of funds has to resort to a payroll tax which is driving business and industry out of our City. We have no alternative until the State reassigns its priorities and comes up with a tax system that will be fair and will take away undue excessive burden presently shouldered by the urban cities.

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Councilman James agreed with Councilman Turco's statement. When you think about the possibility of Ohrbach's closing and the questionable status of Two Guys and other stores in the downtown area, also, the sales tax is another liability that we must recognize.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes! Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-bb.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED, "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

WHEREAS, the Municipal Council of the City of Newark by ordinance 6S & FF adopted February 17, 1971, enacted a 15% Parking Tax on fees for parking, garaging, or storing of Motor Vehicles in the City of Newark in accordance with Title 54 of the Revised Statutes of the State of New Jersey; and

WHEREAS, the Senate and the General Assembly of the State of New Jersey has amended N.J.S.A. 40:48C-8 so as to provide that the tax on fees for parking, garaging, or storing of Motor Vehicles levied in accordance with that Chapter is extended to permit the collection of said tax for parking services rendered on or before December 31, 1974.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

1. Section 6 of Ordinance 6S & FF adopted February 17, 1971 entitled "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," be and is hereby amended to read as follows:

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Section 6.

This ordinance shall apply to all parking, garaging, or storing of motor vehicles provided on or before December 31, 1974.

2. This ordinance shall take effect upon final passage and publication according to law.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. MARIO GRANDE, 19 TAYLOR STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council in opposition to this ordinance.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

None.

RESOLUTIONS AND MOTIONS.RESOLUTIONS.

/7-R-a.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, BUSINESS ADMINISTRATION, DIVISION OF PERSONNEL, OTHER EXPENSES, TRAINING AND ORGANIZATIONAL DEVELOPMENT PROGRAM - \$4,000.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, PUBLIC SERVICE INSTITUTE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, Westbrooks, President Megaro.

Absent During Roll Call: Councilman James.

December 20, 1973

7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO DISBURSE TOTAL SUM OF \$10,500. TO AGENDA 2000 AND RUSS AND SAPIRO, ESQS., ITS ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY AGENDA 2000 IN FAVOR OF COMMUNITY DEVELOPMENT ADMINISTRATION AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN CONNECTION WITH HOUSING COMPONENT OF THE MODEL NEIGHBORHOOD AREA IN NEWARK. (CIVIL ACTION WAS INSTITUTED IN SUPERIOR COURT SEEKING PAYMENT ALLEGEDLY DUE PURSUANT TO TERMS OF CONTRACT OF \$19,812.57)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel King and Legal Analyst Ambrosio, Mayor's Policy and Development Office met with the Council December 10, 1973)

A motion to defer action on this resolution awaiting legal opinion as to whether these funds constitute an overcommitment was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF AMENDMENT TO SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, EMERGENCY EMPLOYMENT ACT OF 1971 FROM \$5,524,069. TO \$7,410,691.; ITEM AVAILABLE FROM EMERGENCY EMPLOYMENT ACT OF 1971, FEDERAL GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Budget Officer Neely met with the Council December 19, 1973)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO AMEND CURRENT CONTRACT WITH C.U.R.A., INC. A BILINGUAL DRUG REHABILITATION PROGRAM TO INCLUDE BUILDING RENOVATION AT 75 LINCOLN PARK AND FOOD COSTS BY \$40,351. (\$24,250. APPROVED BY MUNICIPAL COUNCIL SEPTEMBER 19, 1973, RESOLUTION 7-R-1 FOR PERSONNEL SALARIES AND TRAINING EXPENDITURES); COST OF AFOREMENTIONED ACTIVITY HAS BEEN ALLOCATED TO COMMUNITY DEVELOPMENT ADMINISTRATION FROM DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to return this resolution to Administration because the applicant does not own the property at 75 Lincoln Park was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-e.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION, TO PROVIDE CONSULTING SERVICES IN PLANNING AND DEVELOPMENT OF HOUSING AND RELATED COMMUNITY ACTIVITIES; TOTAL CONTRACT SHALL NOT EXCEED \$1,685,353. WHICH HAS BEEN BUDGETED IN PLANNED VARIATIONS PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Mayor Gibson, Business Administrator Walls, Corporation Counsel King, Director of Finance Grexa and Director Dennison, Mayor's Policy and Development Office to meet with the Council at their special conference January 9, 1974 was made by Councilman Bottone, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH PROJECT LINK, TO PROVIDE A PROGRAM DESIGNED TO DEVELOP POSITIVE ATTITUDES IN JUNIOR HIGH SCHOOL YOUTH THROUGH AN EDUCATIONAL, SOCIAL AND CULTURAL PROGRAM WHICH WILL SOLVE THE URBAN EDUCATIONAL DILEMMA; CONTRACT PROVIDES FOR PAYMENT OF \$20,000. WHICH HAS BEEN BUDGETED IN SECOND YEAR PLANNED VARIATIONS PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Turco, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

December 20, 1973

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH OFFICE OF PROGRAM AND STAFF DEVELOPMENT, TO PROVIDE TECHNICAL ASSISTANCE IN THE DEVELOPMENT, OPERATION AND EVALUATION OF SPECIFIC EDUCATION COMPONENTS (MODEL SCHOOLS HEALTH, BILINGUAL TEACHER TRAINING, READING LABORATORY PROGRAM AND PAYROLL AND PERSONNEL SYSTEM); COST OF AFOREMENTIONED PROJECT ACTIVITIES, \$594,000. HAS BEEN ALLOCATED IN SECOND YEAR PLANNED VARIATIONS BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-h.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH BARTON-ASCHMAN ASSOCIATES, INC. FOR THE PURPOSE OF DETERMINING A FEASIBILITY STUDY AND LAND-USE ALTERNATIVES OF SITE ADJACENT TO PROPOSED NEWARK INTERNATIONAL AIRPORT PATH STATION; \$11,000. HAS BEEN ALLOCATED IN THIRD ACTION YEAR MODEL CITIES BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACT AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Lloyd D. Schwalb, Supervisor, Community Services, Mr. John Hoban, Project Director of the Port Authority Trans-Hudson Corporation, Mayor Kenneth A. Gibson, Mr. Alfred Shapiro, City Planning Officer, Mr. Gary Verhoorn, Division of City Planning and Miss Elsie Woods, Chief Transportation Planner, City Planning met with the Council December 11, 1973)

A motion to adopt the the resolution was made by Councilman Turco, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-i.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO WRITTEN AGREEMENT WITH THE OWNER OF THE PREMISES DESCRIBED BY BLOCK AND LOT AS SET FORTH IN THE ATTACHED ITEMIZED LIST, FOR PAYMENT OF DELINQUENT TAXES, PLUS INTEREST, ON INSTALLMENT BASIS, SUBJECT TO CERTAIN RESERVATIONS, TERMS AND PROVISIONS: PURSUANT TO RESOLUTION 7-R-u, MAY 17, 1967.

(Copy of resolution and correspondence submitted to each Member of the Council)

December 20, 1973

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CITY OF ELIZABETH FOR SALE OF WATER FOR A ONE YEAR PERIOD FROM JANUARY 1, 1974 AND ENDING DECEMBER 31, 1974 FOR A RATE OF \$190. PER MILLION GALLONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH TOWN OF BLOOMFIELD FOR SALE OF WATER FOR A ONE YEAR PERIOD FROM JANUARY 1, 1974 AND ENDING DECEMBER 31, 1974 FOR A RATE OF \$190. PER MILLION GALLONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/7-R-l.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH TOWNSHIP OF PEQUANNOCK FOR SALE OF WATER FOR A ONE YEAR PERIOD FROM JANUARY 1, 1974 AND ENDING DECEMBER 31, 1974 FOR A RATE OF \$190. PER MILLION GALLONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/7-R-m.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM BERNICE WINARSKY, EXECUTRIX OF THE LAST WILL AND TESTAMENT OF JOSEPH KURMAN, OWNER OF PREMISES 116 16TH AVENUE, BLOCK 302, LOT 12, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

December 20, 1973

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-n. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM VINCENZA FARESE, WIDOW, OWNER OF PREMISES 467 SOUTH 10TH STREET, BLOCK 288, LOT 12, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-o. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOHN K. ADAMS, OWNER OF PREMISES 243 NORTH 5TH STREET, BLOCK 1915, LOT 73, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-p. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JEAN VOLPE, VINCENT VOLPE AND LITTLE HOLDING COMPANY, INC. OWNERS OF PREMISES 260 LITTLETON AVENUE, BLOCK 272, LOT 22, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-q. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOSEPH N. CICCONE AND ANNA CICCONE, OWNERS OF PREMISES 23 GARSIDE STREET, BLOCK 474, LOT 43, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-r. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE C. SMITH, CLERK-TYPIST, DEPARTMENT OF ADMINISTRATION, BUSINESS ADMINISTRATOR'S OFFICE, FOR PERIOD BEGINNING DECEMBER 10, 1973 AND ENDING JUNE 10, 1974. (CONTINUE WORK IN PLANNED

December 20, 1973

VARIATIONS - FIRST LEAVE BEGAN JUNE 10, 1972)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-s. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MARY C.

KORNEGAY, DEPUTY MUNICIPAL COURT CLERK, OFFICE OF THE MAYOR, MUNICIPAL COURT, FOR PERIOD BEGINNING JANUARY 1, 1974 AND ENDING JUNE 30, 1974. (PRIVATE SECRETARY, LAW DEPARTMENT - FIRST LEAVE BEGAN JULY 1, 1970)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-t. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION PERSONAL PROPERTY WHICH IS NOT NEEDED FOR PUBLIC USE, 3 ADDRESSOGRAPH MACHINES - HEALTH DIVISION, 29 BICYCLES, 12 MINI-BIKES AND 6 TYPEWRITERS (MANUAL) - POLICE DEPARTMENT, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-u. RESOLUTION AUTHORIZING CORPORATION COUNSEL TO ACCEPT \$83,500. IN FULL SETTLEMENT OF CLAIM FROM HARTFORD INSURANCE COMPANY, WHO INSURED SASSO CONTRACTING COMPANY, INC. AND EXECUTE THOSE DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR NEGLIGENCE OF CERTAIN EMPLOYEES OF SASSO CONTRACTING COMPANY, INC. WHICH CAUSED A FIRE TO POLICE GARAGE AT 42-44 FRANKLIN STREET, CERTAIN POLICE EQUIPMENT AND DAMAGE TO THE PUBLIC WORKS GARAGE. (CITY OF NEWARK INSTITUTED ACTION IN ESSEX COUNTY SUPERIOR COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$25,500.72 PAYABLE TO DR. AARON H. HASKIN AND EMIL OXFELD, ATTORNEY, 744 BROAD STREET UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR BACK PAY AS RESULT OF HIS REMOVAL AS HEALTH OFFICER ON CERTAIN CHARGES OF NEGLECT OF DUTY AND CIVIL SERVICE COMMISSION REVERSED ACTION OF CITY OF NEWARK. (\$42,599.97, LESS \$14,825.22 WITHHOLDING TAXES AND \$2,274.03 PENSION CONTRIBUTIONS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-w.

RESOLUTION AMENDING RESOLUTION 7-R-bj, SEPTEMBER 5, 1973, "RESOLUTION ACCEPTING REPORTS OF APPRAISERS AND APPRAISAL REVIEWER, RICHARD GLANDER, MAI, FOR ADDING ADDITIONAL LANDS TO THE OPEN SPACE PROGRAM - ALBERT BOROK, BLOCK 893, LOTS 25,27,29,31,33, VALUE-\$45,400., FRANK CATENA, BLOCK 893, LOT 44, VALUE-\$48,400., BAYDAN, INC., BLOCK 4063, LOT 11, VALUE-\$28,500. AND RUSS REALTY CORPORATION, BLOCK 729, LOTS 24 AND 26, VALUE-\$37,500.", BY ACCEPTING REPORTS OF ADDITIONAL APPRAISERS, SANFORD KRASNER, BERTRUM BROWN, JACK BIRNHOLZ AND JAMES EASTMAN, AND APPRAISAL REVIEWERS, RICHARD GLANDER, MAI, AND ROBERT HENDRICKS, SREA, MAI FOR PROPERTIES BASED UPON FAIR MARKET VALUE, ALBERT BOROK, BLOCK 893, LOTS 25, 27, 29, 31, 33, VALUE-\$45,400., FRANK CATENA, BLOCK 893, LOT 44, VALUE-\$48,300., BAYDAN, INC., BLOCK 4063, LOT 11, VALUE-\$28,500., RUSS REALTY CORPORATION, BLOCK 729, LOTS 24 AND 26, VALUE-\$37,500. ANTHONY V. CUOZZO, BLOCK 1128, LOTS 60, 77 AND 78, VALUE-\$33,200. AND SAMUEL AND LUCILLE PECORA, BLOCK 1128, LOT 59, VALUE-\$9,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Planning Officer Shapiro, Open Space Coordinator Minert, Executive Director Dennison, Mayor's Policy and Development Office and Chief Evaluator White, Mayor's Policy and Development Office to meet with the Council at their pre-meeting conference January 2, 1974 was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-x.

EMERGENCY RESOLUTION APPROPRIATING \$7,055. OFFICE OF MAYOR AND AGENCIES, NEWARK MUSEUM, TO PROVIDE FUNDS FOR EMERGENCY REPAIRS TO AN EXTERIOR WALL OF MUSEUM ANNEX; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

December 20, 1973

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-y. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO FRANK J. ROSANIA, BUDGET EXAMINER, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, FOR PERIOD BEGINNING APRIL 11, 1973 AND ENDING OCTOBER 11, 1973. (VIOLATIONS CLERK - FIRST LEAVE BEGAN OCTOBER 7, 1962)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-z. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HUBERT GRAHAM AND JULIA GRAHAM, HIS WIFE, OWNERS OF PREMISES 668 HUNTERDON STREET, BLOCK 2689, LOT 51, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ba. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, OTHER EXPENSES, HOTEL AND MULTIPLE DWELLING LAW OF 1967, \$100,000., ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilman Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bb. RESOLUTION AUTHORIZING CORPORATION COUNSEL TO SIGN AND FILE WITH COURT AN ORIGINAL AND COPY OF PROPOSED CONSENT JUDGMENT WHEREIN DEPARTMENT OF CIVIL SERVICE HAS INSTITUTED SUIT AGAINST CITY OF NEWARK, MAYOR, BUSINESS ADMINISTRATOR, DIRECTOR OF PERSONNEL AND DIRECTOR OF FINANCE FOR ALL MONIES PAID TO PROVISIONAL INCUMBENTS SEEKING TERMINATION OF EMPLOYMENT OF ALL MODEL CITIES EMPLOYEES IN POSITIONS OF URBAN AGENT.

December 20, 1973

COMMUNITY WORKER AND JOB DEVELOPER; INCORPORATION OF MODEL CITIES EMPLOYEES WITHIN CIVIL SERVICE; RECOGNITION OF SPECIAL REEMPLOYMENT CERTIFICATIONS OF HOUSING AUTHORITY EMPLOYEES FOR ABOVE POSITIONS; AN ACCOUNTING OF ALL MONIES PAID TO SAID EMPLOYEES AND PERSONAL JUDGMENTS AGAINST THE MAYOR, BUSINESS ADMINISTRATOR, DIRECTOR OF PERSONNEL AND DIRECTOR OF FINANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bc. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF WATER UTILITY, DIVISION OF WATER ACCOUNTING AND CUSTOMER SERVICE, SERVICES BY CONTRACT OR AGREEMENT, TRANSPORTATION AND TRAVEL-\$1,500. TO DEPARTMENT OF WATER UTILITY, DIVISION OF WATER ACCOUNTING AND CUSTOMER SERVICE, MATERIALS AND SUPPLIES, PRINTING AND REPRODUCTION-\$1,500., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bd. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO MAKE INVESTMENTS LISTED ON APPENDIX A IN ACCORDANCE WITH R.S. 40:5-7-1 AND HOLD THESE INVESTMENTS TO CREDIT OF FUNDS INDICATED ON APPENDIX A.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-be. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACTS WITH FOUR (4) DRUG REHABILITATION AGENCIES, (N.J. COLLEGE OF MEDICINE AND DENTISTRY (CENTRAL INTAKE UNIT)-\$65,165., N.J. COLLEGE OF MEDICINE AND DENTISTRY (RESIDENTIAL METHADONE TREATMENT)-\$149,193., ADDICTION SERVICES, INC.-\$84,680. AND MOUNT CARMEL GUILD-\$74,472.) ON BEHALF OF CITY OF NEWARK TO PROVIDE SERVICES FOR THE IMPLEMENTATION OF NEWARK'S MULTIPHASIC DRUG TREATMENT PROGRAM; ESTIMATED OPERATING BUDGETS FOR PERIOD OF



December 20, 1973

CONTRACTS, NAMELY OCTOBER 23, 1973 TO JUNE 24, 1974 IS \$373,510. (90% FROM N.I.M.H., 10% PLANNED VARIATIONS (1ST ACTION YEAR) (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION AND CONTRACTS AWARDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the provision that no commitments or expenditures will be incurred until approval of funds pursuant to Resolution 7-R-m, November 7, 1973 was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bf. RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-c) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bg. RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-d) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bh. RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS

AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-e) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bi. RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR JOURNEYMEN AND CERTAIN HOURLY RATE POSITIONS AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-f) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bj. RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGES FOR CHIEF STATIONARY ENGINEER, STATIONARY ENGINEER AND STATIONARY FIREMEN AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-g) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

December 20, 1973

7-R-bk.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE BUILDING TRADES BARGAINING COMMITTEE)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-h) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bl.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO DELETE THE POSITIONS AND SALARY RANGES FOR MECHANICAL REPAIRMAN FOREMAN AND MECHANICAL REPAIRMAN)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-i) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-bm.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-j) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

December 20, 1973

7-R-bn.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-k) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrook.

7-R-bo.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-l) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrook.

7-R-bp.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-m) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrook.

December 20, 1973

7-R-bq.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-n) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

7-R-br.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-o) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilman James, Westbrooks.

7-R-bs.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-p) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

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7-R-bt.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-g) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrooks.

7-R-bu.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-r) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-bv.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-s) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani,  
President Megaro.

No: Councilmen James, Westbrooks.

December 20, 1973

7-R-bw.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-w) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-t) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

7-R-bx.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-u) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR ASSISTANT BUILDING SUPERINTENDENT, HEALTH AND WELFARE AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-u) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-by.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST SALARY RANGES AS PER CONTRACT AGREEMENT FOR INSPECTION POSITIONS)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-v) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani,

December 20, 1973

President Megaro.

No: Councilman Westbrooks.

7-R-bz.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR INSPECTION POSITIONS AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-w) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-ba.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AS AMENDED. (TO ADJUST THE SALARY FOR WATER SERVICE INSPECTOR AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-x) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-cb.      RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-y) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)



A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-cc. RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO ADJUST THE SALARY FOR WATER SERVICE INSPECTOR AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 20, 1973 (6-Ph, S & F-z) AND THAT THE ORDINANCE BECOME EFFECTIVE UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Turco and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-cd. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF CITY CLERK, OTHER EXPENSES, PROFESSIONAL AND CONSULTANT SERVICES \$2,000. TO OFFICE OF CITY CLERK, OTHER EXPENSES, FUEL AND LUBRICANTS \$2,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Turco, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ce. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM VARIOUS DEPARTMENTS, SALARIES AND WAGES, \$4,898. TO VARIOUS DEPARTMENTS, SALARIES AND WAGES, SECRETARY, ALCOHOLIC BEVERAGE CONTROL-\$61., CITY PURCHASING AGENT-\$7., PRIVATE SECRETARY, LAW DEPARTMENT-\$38., SUPERVISOR, PAYROLL SECTION-\$1., ASSISTANT SUPERVISOR, TAX SERVICES-\$634., LICENSE INSPECTOR-\$182. AND CUSTOMER SERVICE REPRESENTATIVE-\$3,975., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani,

Westbrooks, President Megaro.

7-R-cf. RESOLUTION REQUESTING TRANSFER OF FUNDS FROM DEPARTMENT OF FIRE, SALARIES AND WAGES, FIREMAN \$15,037. TO DEPARTMENT OF FIRE, SERVICE BY CONTRACT OR AGREEMENT, TRAINING PROGRAM \$15,012. AND SALARIES AND WAGES, SALVAGEMAN \$25., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cg. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, ELECTRICIAN, \$8,000. AND MASON PLASTERER HELPER, \$5,000., TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SALARIES AND WAGES, OVERTIME, \$13,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was returned to Administration December 10, 1973)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bontempo and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ch. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION OF SPECIAL ITEM OF REVENUE IN 1973 CITY OF NEWARK BUDGET, OFFICE OF MAYOR AND AGENCIES, MAYOR'S OFFICE, OTHER EXPENSES, SAFE AND CLEAN NEIGHBORHOOD PROGRAM \$148,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ci. RESOLUTION REQUESTING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT \$1,000. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, MATERIALS AND SUPPLIES \$1,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

December 20, 1973

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cj. RESOLUTION REQUESTING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, SALARIES AND WAGES, SEWER FOREMAN \$3,744. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, SALARIES AND WAGES, OVERTIME \$3,744., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ck. RESOLUTION REAPPOINTING 187 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1974 (NEW JERSEY STATE SPECIAL POLICE ASSOCIATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Westbrooks, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cl. RESOLUTION APPOINTING 16 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1974 (ARSON SQUAD)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cm. RESOLUTION APPOINTING 20 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 21, 1974 (COURT ATTENDANTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cn.      RESOLUTION REAPPOINTING JULIUS RITONNALE AND FRANK J. STAFKEY SPECIAL POLICEMEN  
FOR YEAR ENDING DECEMBER 31, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-co.      EMERGENCY RESOLUTION APPROPRIATING \$911,754., DEPARTMENT OF ADMINISTRATION,  
DIVISION OF BUDGET, RENTS, TO PROVIDE FUNDS FOR LEASING OF TWO GUY'S AT 707-721 BROAD  
STREET; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1974 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilman James

Not Voting: Councilman Westbrooks.

Councilman James stated that Two Guys does not own 707 Broad Street and we keep telling people they own it but they are only renting it. 707 Broad Street is owned by an Insurance Company in Massachusetts who told us they are not going to deal with us, pay taxes and they are going to turn their backs on us.

Councilman James could not understand why the City is willing to bail out this delinquent taxpayer who owes \$2 million in back taxes for 1969, 1970, 1971, 1972 and 1973. The City of Newark by next year can own this building without paying a dime. Why did we not bail out Military Park Hotel, Essex Hotel, Lincoln Medical Building, Cronheim and Douglas Hotel? Why do we not save the one family homes?

Councilman James thought this was really criminal negligence on our part and he was glad that he was joined by Councilman Westbrooks who abstained because this deal is going to come back and haunt us. Anytime you write off over \$1 million in taxes, someone in the City stands to gain something.

Councilman James stressed if we wait until next year we can own 707 Broad Street, we can move in if we have to, we can give Two Guys lower rent if we want to.

Councilman James asserted someone is misleading the City and someone has possible motive that the City of Newark is going to play Santa Claus again and save 707 Broad Street.

Councilman James asked why should Bamberger's, Hahnes and other stores in the

704 downtown area have to pay taxes if 707 Broad Street does not pay their taxes.

Councilman Bontempo said that Two Guys does not own 707 Broad Street and we should try to keep them in Newark.

7-R-cp. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER SALARIES AND WAGES, LABORER, LIGHT \$25,000. TO OVERTIME \$25,000., FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, OTHER SALARIES AND WAGES, GARAGE ATTENDANT \$1,000. TO OVERTIME \$1,000. AND DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, OTHER SALARIES AND WAGES, TRUCK DRIVER \$746. TO OVERTIME \$746., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bontempo, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cq. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER SALARIES AND WAGES, \$230,000. (MOTOR BROOM DRIVER-\$22,125., TRUCK DRIVER, SANITATION-\$47,605., LABORER, REFUSE COLLECTION-\$123,090. AND LABORER, MOTOR BROOM-\$37,180.) TO MANDATORY ITEMS, DEFERRED CHARGES AND STATUTORY EXPENDITURES, SOCIAL SECURITY SYSTEM (O.A.S.I.) \$230,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

Councilman Turco, at this time, for Council of the Whole extended Christmas wishes to the City employees and residents of the City of Newark.

#### MOTIONS.

7-M-a. A MOTION DIRECTING A LETTER BE SENT TO MR. GEORGE KENNY, CHAIRMAN, BOARD OF TRUSTEES, ESSEX COUNTY COLLEGE, EXPRESSING THE INTEREST OF THE MUNICIPAL COUNCIL IN CONTINUING MEANINGFUL EDUCATION FOR ALL STUDENTS OF ESSEX COUNTY; FURTHER THAT MR. KENNY BE REQUESTING TO MEET WITH COLLEGE REPRESENTATIVES IN THE CURRENT DISPUTE AT ESSEX COUNTY COLLEGE IN AN INTENSIVE EFFORT TO RESOLVE THEIR DIFFERENCES THROUGH AN EQUITABLE SETTLEMENT OF THE ISSUES, was made by Councilman Westbrooks, seconded by Councilman James.

Councilman Westbrooks said that most of the Council should be aware of what is happening at Essex County College with respect to the present strike there revolving around the issue of filling the position of Vice President. The students, the faculty

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and staff and members are alleging that the Board of Trustees did violate a procedure in terms of filling the post. The students have been on strike a couple of weeks. By virtue that the facility does exist in Newark they have called on elected officials, at least to try assist in resolving the situation. He felt that some kind of letter from the Governing Body might help towards reaching some kind of equitable settlement.

Councilman James stated in the interest of continuing meaningful education for all the students of Essex County we recommend that he meet with representatives in the dispute to quickly resolve this problem in the best interest of Essex County College, faculty, students, staff and administration. Our desire for settlement is no way questioning, rather affirming, his independent legal authority for decision making.

Councilman Turco stated he will vote against this motion because in spite of the great efforts of the maker to word it as diligently as he can, this motion will create the impression this Council is taking sides in this dispute. He added he read in the newspaper that the Board of Trustees has hired a Mr. Barada for a Vice Presidential position. Some students have said they did not want Mr. Barada there and they have gone on strike.

He is not in a position to take sides unless he knows all the facts by telling the representatives of the college to meet with a certain group who are on strike because they do not like the Vice President that has been appointed. Councilman Turco said he thinks we are taking sides and he will vote against the motion.

Councilman Westbrooks opined that Councilman Turco is taking more issue with the maker of the motion than with the motion. There is really no one attempting to soften up this motion and make it palatable to him or anybody. As the Governing Body of this town the people look to us and he has made his position known. He doesn't need to come to the Council to support his position.

Councilman Westbrooks said he is concerned with resolving this strike. He is not getting into the issues. We are concerned about whether Essex County College functions. If we are, we will support the motion, if we don't care, we won't support the motion. Whether the students are correct or incorrect, the fact is Essex County College is not functioning. There is a strike and whatever the reasons are the Governing Body ought to be at least concerned enough to send a letter to the Chairman of the Board about settling this thing. He didn't think this would be debatable and he is surprised that Councilman Turco can even find fault with it. This motion does not say that the City Council stands behind the students or stands behind the faculty or stands behind anybody. It does not say we stand behind the Board of Trustees, it just

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says that we are concerned about education which will not be interrupted at Essex County College for any reason. Numerous Newark residents attend this school and he feels the Council ought to show some concern.

Councilman James said that he is associated with the college. He has received documents from the group stating the events and issues of their protests of the Board of Trustees of Essex County College. "We are hopeful that you will inform members of your own organization as well as other organizations affiliated with this community college. We as students and members of the community feel we must have a voice in administrative decisions which affect the policy of our college."

Councilman James said he thinks Councilman Westbrook is saying, you sat here today with concern about Two Guys that don't care about the City of Newark, sat here and showed concern about the owners of 707 Broad Street, who live in Massachusetts and Members of this Council during the NTU strike sent telegrams out that we want them to sit down and resolve it. We are talking about our most precious commodity, children, the youth, future leaders of our country and if you don't care what is happening at 31 Clinton Street, he thinks the Council is again being negligent of our duties and he would urge that all we are asking that the parties sit down and resolve it. He added the Mayor sent a statement, Mayor Hart sent a statement, Congressman Rodino sent a statement, they are political and they list all the people taking a stand. They are meeting with the Chancellor, they are meeting with the Board of Freeholders and here we sit at 920 Broad Street and we don't know what is going on. He said he would hope that all we do at least is to say that the Board of Trustees sit down and resolve the issue. If you don't have open lines of communication, then any crisis cannot be resolved.

Councilman Harris stated for the record he would think it would be applicable to make a voice heard in this issue. He had the distinguished pleasure of being a Freeholder and working in behalf of establishing this college in the first instance and it took something like beyond two years to get some of the other Freeholders to awaken to the light that there should be a college in Essex County. He added he would certainly concur in making his position known that he wholeheartedly supports the idea of resolving the differences which exist as far as Essex County College is concerned and hopes that the educational process will begin to take place.

Councilman Bottone said that one word was missing from the motion. If you put the "elected representative" of the school he will go along. He cannot condone the fact that people are striking and not going to school. He is quite sure the person who was asked to take this job is not kicking the people out of school. In other words, you are not holding up anybody's education. That is why he insists before he votes,

that elected representatives of the school, not any group, be included.

Councilman Turco stated this is not the public school system where it is the responsibility of the City of Newark. We are talking about a county college which has been created by the Board of Freeholders of Essex County which appoints the Board of Trustees which allows students in and out of Newark to come for nothing. This is not a mandatory public education that we have to supply. The Board of Trustees has appointed a Vice President and certain students say "we do not like your Vice President so we are either going to strike or close down the school." Nobody tells them to stay out of school. It is a voluntary county college.

Councilman James said that Councilman Westbrook tried to prevail we did not want to go into the issue, because we know the issue and we have had meetings, have met and he was selected by the student body and administration to chair the last meeting whereby the sides came together at the Paramount Theatre. Let us not go into the issues because it is not that simple. The Board of Trustees admitted they have made a mistake in every statement in failing to adhere to their procedures. It is not a case of one side being wrong, the case is the Board of Trustees, they made a mistake.

The first year this college opened six years ago it served 10% of Newark students and the second year it was 20%, etc. In the 1973-1974 Calendar Year Essex County College is servicing 65% of the Newark students.

Councilman Westbrook said that the only reason he did not state "elected or appointed" college representatives because he understands that the NGA is one thing and the striking students is another. He did not want to restrict or limit with whom the college will speak. In other words, he does not know if the leadership of the strike is coming from the elected body or representative body. He would prefer just to say college representatives to decide who "they" decide are college representatives.

The motion directing a letter be sent to Mr. George Kenny, Chairman, Board of Trustees, Essex County College, expressing the interest of the Municipal Council in continuing meaningful education for all students of Essex County; further that Mr. Kenny be requested to meet with college representatives in the current dispute at Essex County College in an intensive effort to resolve their differences through an equitable settlement of the issues failed of adoption by the following votes:

Yes: Councilmen Bottone, Harris, James, Westbrook.

No: Councilman Turco.

Not Voting: Councilmen Bontempo, Giuliano, Villani, President Megaro.



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COMMUNICATIONS AND PETITIONS.COMMUNICATIONS.

8-a. The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED DECEMBER 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972, AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR RECREATION SUPERVISOR (ICE SKATING))."

(Recreation Supervisor (Ice Skating) \$10,547. - \$12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 2, 1974 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT ON BEHALF OF CITY OF NEWARK, FOR THE BENEFIT OF THE CIVIL DEFENSE AND DISASTER CONTROL, WITH IVY HILL PARKS APARTMENTS, INC. TO LEASE CERTAIN ROOMS IN BASEMENT OF PREMISES DESIGNATED 35 MANOR DRIVE, NEWARK, NEW JERSEY LOCATED IN BUILDING COMMONLY KNOWN AS BUILDING #2, IVY HILL APARTMENTS, NEWARK, NEW JERSEY."

(Contract to lease said space for term of three years, commencing May 1, 1973 and ending April 30, 1976, \$4,500. from May 1, 1973 through April 30, 1974; \$5,250. from May 1, 1974 through April 30, 1975; \$6,000. from May 1, 1975 through April 30, 1976)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 2, 1974 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

8-c. The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED DECEMBER 11, 1973, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS

THERETO. (TO CREATE TITLE AND SALARY RANGE FOR PROJECT COORDINATOR, PUBLIC WORKS AND TO DELETE THE TITLE COORDINATOR OF CONSTRUCTION PROJECTS AS PER CIVIL SERVICE RECLASSIFICATION)."

(Project Coordinator, Public Works \$12,816. - \$15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 2, 1974 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 11, 1973, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE POLICE DIRECTOR OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH MUTUAL INVESTMENTS ASSOCIATES, INC. TO LEASE APPROXIMATELY 4,000 SQUARE FEET OF BUILDING LOCATED AT 20 MT. PLEASANT AVENUE, NEWARK, FOR A TERM OF ONE YEAR COMMENCING NOVEMBER 1, 1973 AND ENDING OCTOBER 31, 1974 FOR A RENTAL OF \$16,000. PER ANNUM PAYABLE IN MONTHLY INSTALLMENTS OF \$1,333.33.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 2, 1974 Calendar of the Municipal Council for first reading was made by President Megaro, seconded by Councilman Bontempo and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

Councilman James questioned if the City Clerk has received from Administration a proposed listing of all agencies who will move into 707 Broad Street which will guide this Council in further granting of lease of various spaces. The Council should have this data.

City Clerk D'Ascensio replied information has been solicited and we are awaiting same.

PETITIONS.

None.

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PENDING BUSINESS ON THE CALENDAR.

9-A. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED OCTOBER 26, 1973, EN-  
CLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING, PROHIBITED AT  
CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY  
OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR  
STANDING ON BOTH SIDES OF LOCK STREET, FROM SUSSEX AVENUE TO CENTRAL AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration was made by Councilman Villani, seconded by Councilman Westbrooks and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

9-B. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 9, 1973, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE, ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES  
THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO CREATE  
AND DELETE POSITIONS IN THE DIVISION OF PERSONNEL)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 2, 1974 Calendar of the Municipal Council for first reading was made by Councilman Bontempo, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilmen James, Westbrooks.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from December 3, 1973 to December 12, 1973:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Sacred Heart Cathedral School	6104 Amended
St. Aloysius Roman Catholic Church	6158 Amended
Dominican Fathers	6203 Amended
Church of Our Lady of Good Counsel	6231 Amended
St. Columba Roman Catholic Church	6232 Amended
Sisterhood Congregation B'Nai Zion	6233 Amended

BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Confraternity of St. Rose of Lima Church	6257 Amended
Holy Name Society of St. John's Ukrainian Catholic Church	6289 Amended
St. Antoninus Holy Name Society	6295 Amended
General Committee of St. Aloysius Roman Catholic Church	6298 Amended
St. Rose of Lima Church	6319 Amended
Immaculate Conception Church General Committee	6376
Newark Aerie No. 44 F.O.E.	6378
St. Ann's Parent Teachers Association	6385
St. Ann's Educational Club	6386
Melvin Spitz Chapter #3 DAV	6388
Blessed Sacrament Church	6392
Sacred Heart Cathedral School	6393
Broadway Boys' Club Unit of the Boys' Clubs of Newark	6394
South Ward Boys' Club Unit of the Boys' Clubs of Newark	6395

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Cana Club of Sacred Heart Church of Vailsburg	6372
Genesis Baptist Church	6373
Most Worshipful Prince Hall Grand	6377
Sacred Heart Cathedral	6379
Saint Bridget's Church	6380
St. Michael's Merry Makers	6381
St. Michael's Holy Name Society	6382
St. Vincent De Paul Society of St. Michael's	6383
Woman's Sodality of St. Michael's	6387
Holy Name Society of St. James Church	6389
Holy Name Society of St. James Church	6390
New Jersey State Association I.B.P.O.E. of W	6391

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A motion to concur in the Report was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

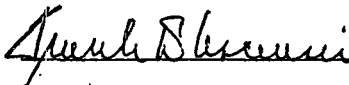
ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Westbrooks, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.


This meeting adjourned at 4:15 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Frank G. Megaro

President

Newark, New Jersey, December 28, 1973 <sup>713</sup>

The year end meeting of the Municipal Council of the City of Newark, New Jersey, scheduled to close out the City's business for the year 1973 was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:25 P.M.

President Megaro called the meeting to order and asked for roll call.

Present: Councilmen Bontempo, Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro, City Clerk Frank D'Ascensio.

Councilman Bontempo stated that he would not sit here and vote on any of the items because of one member, that is Councilman Westbrooks. He then extended New Years Greetings to Members of the Council, City Clerk Staff and to all the citizens of the City of Newark.

Councilman Bontempo left the Council Chamber 12:30 P.M.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Megaro called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE EXECUTION OF A LEASE AGREEMENT BETWEEN THE CITY OF NEWARK, TENANT AND STEVEN C. ROTHER, RECEIVER FOR PREMISES COMMONLY KNOWN AS 707 BROAD STREET, NEWARK, NEW JERSEY FOR A TERM OF FOUR (4) YEARS PURSUANT TO N.J.S. 40A:12-1 ET SEQ.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That premises commonly known as 707 Broad Street, Newark, New Jersey and designated Block 53, Lot 38, presently the object of a Receivership action under Docket No. 2229-72 are necessary for the performance of its governmental functions.

2. That pursuant to N.J.S. 40A:12-1 et seq. the Mayor of the City of Newark, New Jersey is hereby authorized to enter into a lease with Steven C. Rother, Receiver of the subject premises for a period of four (4) years with a two-year option to renew said lease for consideration shown in detail in the annexed lease document.

3. That copies of the executed lease shall be filed with the Clerk of the City of Newark, New Jersey.

4. That the lease authorized by this Ordinance is subject to Court approval.

5. Approval of the annexed lease is expressly conditioned upon acceptance by the landlord and any other signatories to the lease of two additional two-year option periods under all of the same terms and conditions of the original two-year option period.

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President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Turco, seconded by Councilman Villani.

Councilman James unequivocally opposed the bailing out of a delinquent taxpayer, the owners of 707 Broad Street who refused to pay their taxes. He called attention that this agreement favors out of town owners of 707 Broad Street, the State Mutual Assurance Company of Worcester, Massachusetts. He does not understand how we can sit here and in the disguise of a space need cater to a delinquent taxpayer while at the same time a one family, two family and two and half family owners are losing their homes for failure to pay taxes. He thinks this agreement has been awaited and so contracted in favor of the owner. He is suspicious of this contract, of those persons who negotiated and he would dare say that in the future he would once again stand alone as the councilman who brought to the attention of the public a deal which is not in the interest of the City of Newark. He would like to know from the stenographer if all of his words are recorded because it will not be too long in the near future when he is going to read this back to the Members of this Council.

Councilman James continued, there is no guarantee that Two Guys will stay in the building, that many City agencies will move in there and properly utilize the space. The worst part of this deal calls for the City of Newark, after four years, to pay some \$750,000. annual rent and taking into account the renovations that will be made by Newark. He is waiting for the first emergency appropriation by the City Council to renovate 707 Broad Street. We are going to renovate the building, pay \$750,000. annual rent and then give the building back to a delinquent taxpayer, when all we would have to do is go to Two Guys right now and say "Gentlemen, we understand you want lower rent, we are asking you to hold out for a year." At the end of one year we will become the owners of this building, we will rent to them at an equitable rent and at the same time try to sell the building or utilize it for office space, but he is not in agreement that we should bail out this delinquent taxpayer.

Councilman Turco felt the issue is very clear. It is not whether or not there is a recipient who, as Councilman James stated is being bailed out. The issue is whether or not the City needs space and the answer is yes, and whether or not this would be suitable office space for the Board of Education and the answer is yes. The Board of Education has already passed the resolution saying that they will go

there. Whether or not the City of Newark can afford to have abandonment of a building such as the one that is housing the Two Guys operation, the answer is No. It is very clear that the department stores in the downtown area, are marginal to say the least. Some of them have already announced their intentions of closing. Hahnes, Ohrbachs and Bambergers have cut down their facilities. If we permit the Two Guys operation to leave its present location, it will have a snowball effect on the other department stores in the area where people hesitate coming to downtown Newark now for perhaps safety reasons. They will hesitate about going downtown because there would not be any stores open to them to shop in. The owner of Two Guys in effect is saving his building which houses Two Guys. The need for space is not questioned, that we are spending hundreds of thousands of dollars at various locations throughout the City is not questioned, that it is important that this operation at 707 Broad Street be continued is not questioned. Councilman Turco said he moved to adopt this ordinance because it is in the interest of the City of Newark.

Councilman James reiterated the Council has asked the Administration to indicate what agencies will locate at 707 Broad Street. He indicated the response from Mr. Norman J. Abrams, Aide to the Mayor, is not satisfactory. Councilman James felt this response clearly indicates the Administration has not made a documented study on its need, its plan and recommendations for 707 Broad Street and he believes before this Council talks about bailing out a delinquent taxpayer, the need, the plan and the utilization of 707 Broad Street should have been fully documented by the Administration. In fact, what we are giving the Administration is a blank check to do with as they please and we will keep picking up the pieces. He would like to see it appear in the minutes under his name that he feels this is not an adequate response and the Council is acting in a rather unintelligent way.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, President Megaro.

No: Councilman James.

Not voting: Councilman Westbrook.

President Megaro: The yeses are six, the no is one and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



6-Ph, S & F-b.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE AUTHORIZING STAGE I (PRELIMINARY PLANNING, TEST AND SURVEYS) OF THE ESTABLISHMENT OF RECREATIONAL FACILITIES IN THE PEQUANNOCK WATERSHED OF THE CITY OF NEWARK, NEW JERSEY, TO MAKE AN APPROPRIATION OF \$65,000. TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT AND AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 28/13-73).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RDN adopted June 12, 1973, as amended, has authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 28/13-73): NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark as follows:

Section 1. The City shall undertake Stage I of the establishment of recreational facilities, as a place of public resort and recreation, in the Pequannock Watershed on lands belonging to the City of Newark which Stage I includes preliminary planning, test and surveys, and all studies as may be necessary for the planning of such recreational facilities.

Section 2. The sum of \$65,000 is hereby appropriated to the cost of Stage I of such bondable improvement. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the down payment appropriated by this ordinance. Said improvement shall be undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that (1) the making of Stage I of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$65,000, and

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(4) \$3,250 of said sum is to be provided by the down payment herein-after appropriated to finance said purpose, and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$61,750, and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$65,000 which is estimated to be necessary to finance engineering and inspection costs, architect's fees, accounting, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 40A:2-20 of the Local Bond Law.

Section 4. It is hereby determined and stated that moneys exceeding \$3,250 appropriated for down payments on capital improvements or for the capital improvement fund in budgets heretofore adopted for said City are now available to finance said purpose. The sum of \$3,250 is hereby appropriated from such moneys to the payment of the cost of such purpose.

Section 5. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$61,750 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 6. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$61,750 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

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Section 7. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 8. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 15 years computed from the date of said bonds.

Section 9. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$61,750 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (f) of Section 7 of said Law.

Section 10. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Westbrooks, seconded by Councilman Bottone and declared adopted by President Megaro\* by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

President Megaro: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The following ordinance was adopted on first reading, advertised in accordance with law, and a hearing was held and closed.

ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR", (6S&Fbi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing on amendment only)

President Megaro called for those desiring to be heard on the amendment adding "Street Superintendent 22-004, \$12,209. - \$14,848."

No one appearing, a motion to close the hearing on the amendment was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

A motion to adopt the ordinance, as amended, on second reading and final passage was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

President Megaro: The yeses are seven and the no is one. This ordinance, as amended, having been read on two separate days and having achieved the vote

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required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR", (6S&Fk) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor", (6S&Fk) adopted June 28, 1972 be amended to adjust the salary ranges as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Recreation Center Director 03-012.50 (40 hrs. per wk.)	\$12,209.	\$14,848.
Assistant Superintendent of Recreation 03-006.50 (40 hrs. per wk.)	14,133.	17,179.
Manager, Division of Parks and Grounds 22-022	14,133.	17,179.
Manager, Division of Recreation Maintenance 22-006	14,133.	17,179.
Recreation Center Director 03-022.50 (40 hrs. per wk.)	12,816.	15,582.
Superintendent of Recreation 03-002.50 (40 hrs. per wk.)	16,361.	19,887.

Section 2. That Section 1 of the aforesaid ordinance be further amended by deleting therefrom, effective January 1, 1974, the following, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief, Bureau of Baths & Pools 22-006.01	\$ 9,030.	\$10,500.
Chief, Bureau of Parks & Grounds 22-002	12,705.	13,755.
Chief, Bureau of Recreation Centers 22-006	9,030.	10,500.

Section 3. Each employee employed under the hereinabove noted titles shall have his present base salary increased in the sum of five and one-half percent (5½%) effective as of July 1, 1973. The present salary ranges shall be adjusted by the sum of five and one-half percent (5½%) and shall be so effective from July 1, 1973 to December 31, 1973.

Section 4. The salary ranges hereinabove noted shall be effective as of January 1, 1974. To administer the adjustment of the employee titles and salaries into the agreed upon Master Pay Grade Schedule, increments, if any, for January 1, 1974 shall be granted, in this instance, based on the five and one-half percent (5½%) adjusted ranges hereinabove noted in Section 3 and the salary shall be further adjusted to the next appropriate step established in said Master Pay Grade Schedule.

Section 5. Employees at the maximum of the December 31, 1973 salary ranges shall be entitled to an increment as noted above in Section 4 provided such increment does not exceed the January 1, 1974 maximum established for the position.

Section 6. Every employee who, as of the effective date of this ordinance shall be receiving a salary exceeding the maximum established for the position in the Master Pay Grade Schedule shall retain said salary and shall not receive thereafter any advancement in salary unless such advance salary shall fall within the salary range established for the position.

Section 7. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 8. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Megaro called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Villani.

Councilman Westbrook strenuously objected to the passage of this proposed ordinance which included the titles Manager, Division of Parks and Grounds and Manager, Division of Recreation and Maintenance. He felt they should be deleted from the ordinance.

Councilman James said he understood that the deletion which was originally requested by this Council, in fact a total of three, one dealt with an individual and two others dealt with positions which were added by the Administration. This ordinance is the same. He is firmly opposed to this ordinance and thinks it is rather ludicrous that we have Council members who act like Tarzan up in the pre-conference meeting against certain issues and then when we come down to the meeting they act like boy. He thinks they ought to be consistent. Now, we were against Mr. Pannullo and he will use the name. Councilman James declared he is against all managerial raises because he believes they should be based on merit as opposed to blank check. He understands members upstairs on this Council indicated rather strongly that one administrator has been very caustic to the Members of the Council. He has had no allegiance to this Council and in a Tarzan fashion we were asked to remove his name. Then this Council on another occasion in a Tarzan fashion asked

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that both Mr. Petrone and Mr. Sachs' positions be deleted from managerial raises indicating rather clearly that Mr. Petrone has not been performing in the shade tree department. In fact, Mr. Washington has seen fit to put another person in his place because he just refuses to honor his commitment of public service. Many have questioned Samuel Sachs' position warranted significant increases. He believes the maximum salary for one position would go from \$10,000. to \$17,500. He believes one maximum salary is going to be increased from a \$10,000. to a \$17,000. maximum and gentlemen he remembers just yesterday when we came on this Council when Department Heads and Directors received only \$20,000. So once again this Council is giving away the taxpayers money because of friendship, because of personality. So, once again the Members of this Council are just giving away the taxpayers money like water so we play Tarzan upstairs and then they meet you in the hall and offer you a drink of vodka and orange juice and then we come down here and act like boys and I think we ought to be consistent. Councilman James said he was against it in the pre-conference meeting and he is against the principle of it. He is against blank checks and is going to stand up to the meeting and be Tarzan upstairs and downstairs.

Councilman Harris stated it is a fact that Mr. Washington cannot handle the employees who work under him. Perhaps there should be a look at Mr. Washington if he has to put somebody else over doing somebody else's job who is doing a job that the man is being paid for. It seems to him that Mr. Washington should be directed to appear before the Council and that if this is a fact, we do have the power to bring in a director upon charges and fire him and I say let's use it if this is a fact.

Councilman James believed Mr. Washington indicated to the Members of this Council the names of Mr. Petrone and Mr. Sachs were added to the ordinance without his knowledge and Mr. Alonzo Kittrela has apologized to him so indicating that he is correct. Once again the question is departmental control is not the real factor. The factor here is that individuals within the administration have cleverly added the names of two individuals whom they want to see receive sizeable raises, knowing full well that the Council first of all they had hoped that the Council would be duped into passing without knowing that it was on the bottom. Once the Council has become knowledgeable of it they played the old political hat in hand political game offer them anything promise, but give them nothing. Councilman James added he wants to see if we go along with the game and everyone talks about a strong Council, everyone talks about we are the forefathers, everyone talks about we are going to do things and when we come down here, its cake and ice-cream, hat in hand and he thinks everyone ought to be consistent about our position. Were we against it in

the pre-conference then why are we acting like boys down here? He pointed out the Council voted against these two positions at a previous meeting and he asked the City Clerk if he is correct in assuming that the two managerial positions in question were rejected by this Council earlier?

City Clerk D'Ascensio replied they were the subject matter of an individual ordinance but those two titles in individual ordinances was rejected by the Council.

Councilman James stated they were rejected by the Council so now it is coming in a vegetable soup pot and they love it.

The motion to close the hearing and adopt the ordinance on second reading and final passage was declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Turco, Villani, President Megaro.

No: Councilmen Harris, James, Westbrooks.

President Megaro: The yeses are five and the noes are three. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### RESOLUTIONS AND MOTIONS

##### RESOLUTIONS

7-R-a.

RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)" ADOPTED DECEMBER 28, 1973 (6-PH, S & F-c) AND THAT THE ORDINANCE BECOME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilman Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.



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RESOLUTION DECLARING AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6S&F-k) ADOPTED JUNE 28, 1972 AND AMENDMENTS THERETO. (TO ADJUST SALARIES FOR MANAGERIAL AND EXEMPT POSITIONS)' ADOPTED DECEMBER 28, 1973 (6PH,S&F-d) AND THAT THE ORDINANCE BECCME EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Bottone, Giuliano, Turco, Villani, President Megaro.

No: Harris, James, Westbrooks.

/ 7-R-c.

RESOLUTION AUTHORIZING TAX COLLECTOR TO RECEIPT TAX BILLS FORWARDED TO NEWARK HOUSING AUTHORITY WITH REGARD TO PROPERTIES SHOWN ON ANNEXED EXHIBIT A TOTTALLING \$477,894.66 AND CANCEL ALL 1973 TAXES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Megaro by the foloowing votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-d.

RESOLUTION ALLOTING 1974 PETTY CASH FUNDS TO VARIOUS DEPARTMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-e.

RESOLUTION APPOINTING CONSTABLES FOR A ONE YEAR TERM FROM JANUARY 1, 1974 AND ENDING DECEMBER 31, 1974 AND APPROVING THEIR BONDS AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-f.

RESOLUTION CANCELLING PART OR ALL OF THE UNENCUMBERED BALANCES IN BUDGET APPROPRIATIONS FOR 1973 FOR THE CURRENT FUND ACCOUNT.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman James and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-g.

RESOLUTION CANCELLING PART OR ALL OF THE UNENCUMBERED BALANCES IN BUDGET APPROPRIATIONS FOR 1973 FOR THE WATER UTILITY FUND ACCOUNT.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-h.

RESOLUTION APPOINTING COUNCILMEN MEGARO AND JAMES AS MEMBERS OF THE BOARD OF SCHOOL ESTIMATE FOR A ONE YEAR PERIOD BEGINNING JANUARY 1, 1974 AND EXPIRING DECEMBER 31, 1974.

A motion to adopt the resolution was made by Councilman Harris, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, Turco, Villani, Westbrooks.

Not Voting: Councilman James, President Megaro.

7-R-i.

RESOLUTION APPROPRIATING \$31,308,706. AS TEMPORARY APPROPRIATIONS PRIOR TO THE ADOPTION OF THE 1974 OPERATING BUDGET OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-j.

RESOLUTION PROVIDING TEMPORARY APPROPRIATIONS FOR MUNICIPAL DEBT SERVICE, LOCAL DISTRICT SCHOOL PURPOSE AND DEDICATED REVENUE - DIVISION OF WATER UTILITY DEBT SERVICE.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Harris and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-k.

RESOLUTION ESTABLISHING TEMPORARY APPROPRIATIONS FOR WATER UTILITY AND DEFERRED CHARGES AND STATUTORY EXPENDITURES, WATER UTILITY.

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A motion to adopt the resolution was made by Councilman Villani, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-1.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #2 FOR URBAN BEAUTIFICATION PROGRAM IN THE AMOUNT OF \$69,000.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-m.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #5 FOR SUMMER FOOD PROGRAM IN THE AMOUNT OF \$550,000.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-n.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #7 FOR LEAD POISONING PROJECT IN THE AMOUNT OF \$45,000.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-o.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #8 FOR COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$94,612.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-p.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #9A FOR HIGH IMPACT ANTI-CRIME PROGRAM IN THE AMOUNT OF \$608,072.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

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7-R-q.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #10 FOR URBAN RODENT AND INSECT CONTROL PROJECT IN THE AMOUNT OF \$90,289.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-r.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #43 FOR C.A.M.P.S. IN THE AMOUNT OF \$61,033.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-s.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #12 FOR NEWARK HEALTH DELIVERY SUBSYSTEM PROJECT IN THE AMOUNT OF \$109,185.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-t.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #14 FOR IMPACT STREET LIGHTING PROGRAM IN THE AMOUNT OF \$75,200.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-u.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #16 FOR POLICE COMPUTERIZED COMMUNICATION COMMAND AND CONTROL PROGRAM IN THE AMOUNT OF \$2,817,903.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-v.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #17 FOR SUMMER YOUTH TRANSPORTATION PROGRAM IN THE AMOUNT OF \$4,687.

A motion to adopt the resolution was made by Council of the Whole and

declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

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/ 7-R-w.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #18 FOR OPERATION OUTWARD BOUND IN THE AMOUNT OF \$35,360.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-x.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #19 FOR MAN TO MAN PROJECT IN THE AMOUNT OF \$280,190.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-y.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #20 FOR SECURITY PATROL PROGRAM IN THE AMOUNT OF \$973,613.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-z.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #22 FOR HIGH IMPACT EVALUATION UNIT (C.A.T.) IN THE AMOUNT OF \$297,515.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-ba.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #23 FOR SPECIAL CASE PROCESSING FOR IMPACT OFFENDERS IN THE AMOUNT OF \$13,711.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

/ 7-R-bb.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #24 FOR INTERGOVERNMENTAL PERSONNEL ACT IN THE AMOUNT OF \$30,000.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bc.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #25A FOR PLANNED VARIATIONS IN THE AMOUNT OF \$1,349,028.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bd.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #26 FOR URBAN RODENT AND PEST CONTROL PROGRAM IN THE AMOUNT OF \$236,589.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-be.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #27 FOR HEALTH PROGRAM DEVELOPMENT TEAM IN THE AMOUNT OF \$8,500.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bf.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #29 FOR FEDERALLY ASSISTED CODE ENFORCEMENT PROGRAM IN THE AMOUNT OF \$709,025.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bg.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #30 FOR VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROGRAM IN THE AMOUNT OF \$424,635.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

730

7-R-bh.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #31 FOR NEW ARK SCHOOL RESIDENTIAL TREATMENT CENTER IN THE AMOUNT OF \$186,436.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bi.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #32 FOR INDEPENDENCE HIGH SCHOOL ALTERNATIVE SCHOOL PROGRAM IN THE AMOUNT OF \$119,000.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bj.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #33 FOR TREATMENT ALTERNATIVE TO STREET CRIME IN THE AMOUNT OF \$563,986.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bk.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #34 FOR NEWARK CHILDHOOD LEAD POISONING PREVENTION & CONTROL PROJECT IN THE AMOUNT OF \$361,036.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bl.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #36 FOR NEWARK MUNICIPAL COURT MANAGEMENT AND IMPROVEMENT PROGRAM IN THE AMOUNT OF \$261,757.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bm.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #38 FOR TALENT SEARCH IN THE AMOUNT OF \$42,500.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bn.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #39 FOR RETIRED SENIOR VOLUNTEER PROGRAM IN THE AMOUNT OF \$42,788.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bo.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #40 FOR CITY HEALTH PLANNING AGENCY IN THE AMOUNT OF \$25,000.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bp.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #41 FOR ON THE JOB TRAINING PROGRAM IN THE AMOUNT OF \$134,671.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bq.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #41A FOR TUBERCULOSIS SERVICES PROGRAM IN THE AMOUNT OF \$3,150.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-br.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #44 FOR MULTI-PHASIC DRUG TREATMENT PROGRAM IN THE AMOUNT OF \$1,116,792.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bs.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #46 FOR TRAINING AND ORGANIZATIONAL DEVELOPMENT IN THE AMOUNT OF \$4,000.



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A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bt.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #47 FOR CRIMINAL JUSTICE INFORMATION SYSTEM IN THE AMOUNT OF \$318,464.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bu.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #48 FOR NORTH WARD COMMUNITY YOUTH PROJECT IN THE AMOUNT OF \$191,998.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bv.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #42 FOR HEALTH AND WELFARE IN THE AMOUNT OF \$157,390.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bw.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION #50 FOR MAYOR'S OFFICE IN THE AMOUNT OF \$148,100.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bx.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN 1971 RESERVE SUMMER FOOD PROGRAM FEDERAL AID RECEIVABLE IN THE AMOUNT OF \$283,674.19.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-by.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN 1972 RESERVE PUBLIC EMPLOYMENT PROGRAM FEDERAL AID RECEIVABLE IN THE AMOUNT OF \$869,695.87.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-bz.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN 1972 RESERVE SUMMER FOOD PROGRAM FEDERAL AID RECEIVABLE IN THE AMOUNT OF \$969,989.30.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ca.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPT. OF FINANCE, DIVISION OF DATA PROCESSING, SALARIES AND WAGES, SR. SYSTEMS ANALYST \$2,000., SYSTEMS ANALYST \$1,500., LIBRARIAN \$500., TO DEPT. OF FINANCE, DIVISION OF DATA PROCESSING, SALARIES AND WAGES, OVERTIME \$4,000. PURSUANT TO N.J.S.A. 40A:4-58.

A motion to adopt the resolution with the provision that this money is not used to pay for services already performed but is used to provide funds for overtime worked from the date of adoption of this resolution was made by Councilman Giuliano, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cb.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF FIRE, SALARIES AND WAGES, FIREMEN \$14,000. TO DEPARTMENT OF FIRE, SALARIES AND WAGES PAY DIFFERENTIAL (ACTING OFFICER) \$14,000., PURSUANT TO N.J.S.A. 40A:4-58.

A motion to adopt the resolution was made by President Megaro, seconded by Councilman Villani and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, President Megaro.

No: Councilman Westbrooks.

7-R-cc.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF 1972 SUMMER FOOD PROGRAM IN THE AMOUNT OF \$27,549.

A motion to adopt the resolution was made by Council of the Whole and

declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

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✓ 7-R-cd.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF PLANNING ASSISTANCE GRANT  
PROGRAM IN THE AMOUNT OF \$101,892.

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

✓ 7-R-ce.

RESOLUTION CANCELLING SPECIAL EMERGENCY IN THE AMOUNT OF \$1,100,000. DUE  
TO NON-EXECUTION OF REVALUATION AGREEMENT.

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

✓ 7-R-cf.

RESOLUTION ACCEPTING BID OF CENTRAL TRAVEL AGENCY FOR PURCHASE OF CITY-  
OWNED PROPERTY AT 29 CONGRESS STREET, BLOCK 176, LOT 22, FOR \$8,300.  
(DIMENSIONS: 21 x 110; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

✓ 7-R-cg.

RESOLUTION ACCEPTING BID OF DAVID SIERRA FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 61 FERGUSON STREET, BLOCK 1996, LOT 46, FOR \$1,050.  
(DIMENSIONS: 15.6 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

✓ 7-R-ch.

RESOLUTION ACCEPTING BID OF EDUARDO CORRELA AND ARTURO DE ARAUJO FOR  
PURCHASE OF CITY-OWNED PROPERTY AT 43 FLEMING AVENUE, BLOCK 2022, LOT 1, FOR \$14,900.  
(DIMENSIONS: 25 x 100; 4TH BUSINESS DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-ci.

RESOLUTION ACCEPTING BID OF DANTE REALTY COMPANY FOR PURCHASE OF CITY-OWNED PROPERTY AT 73-75 GOBLE STREET, BLOCK 1168, LOT 2,3, FOR \$3,200.  
(DIMENSIONS: 25 x 100 EACH; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes: •

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cj.

RESOLUTION ACCEPTING BID OF JOSEPH M. DOLKIS FOR PURCHASE OF CITY-OWNED PROPERTY AT 94 JABEZ STREET, BLOCK 1009, LOT 57, FOR \$8,100.  
(DIMENSIONS: 30 x 100; 2ND INDUSTRIAL DISTRICT & 4TH BUSINESS DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-ck.

RESOLUTION ACCEPTING BID OF ANNA ALLEGRETTO FOR PURCHASE OF CITY-OWNED PROPERTY AT 241-243 JEFFERSON STREET (REAR), BLOCK 946, LOT 71, FOR \$900.  
(DIMENSIONS: 5 x 35; 2ND RESIDENTIAL DISTRICT & 4TH BUSINESS DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cl.

RESOLUTION ACCEPTING BID OF DAVID MURRAY & ROBERT COPPOLA FOR PURCHASE OF CITY-OWNED PROPERTY AT 36 JOSEPH STREET, BLOCK 2410, LOT 45, FOR \$1,600.  
(DIMENSIONS: 16.8 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-cm.

RESOLUTION ACCEPTING BID OF GEORGE VILLANI & PETER VILLANI, JR. FOR PURCHASE OF CITY-OWNED PROPERTY AT 36 VINCENT STREET, BLOCK 2479, LOT 76, FOR \$900.  
(DIMENSIONS: 25 x 71; 3RD RESIDENTIAL DISTRICT & 4TH BUSINESS DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

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7-R-cn.

RESOLUTION ACCEPTING BID OF GEORGE VILLANI & PETER VILLANI, JR. FOR  
PURCHASE OF CITY-OWNED PROPERTY AT 33 MANUFACTURERS PLACE, BLOCK 2479, LOT 64, FOR  
\$1,400.  
(DIMENSIONS: 25 x 71; 4TH BUSINESS DISTRICT & 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-co.

RESOLUTION ACCEPTING BID OF MANUEL GUARDA FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 125 OLIVER STREET, BLOCK 935, LOT 23, FOR \$5,300.  
(DIMENSIONS: 28.3 x 100; 2ND INDUSTRIAL DISTRICT, 3RD RESIDENTIAL DISTRICT & 4TH  
BUSINESS DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cp.

RESOLUTION ACCEPTING BID OF ALFONSO SEARA FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 117 OLIVER STREET, BLOCK 935, LOT 18, FOR \$16,300.  
(DIMENSIONS: 27.5 x 100; 2ND INDUSTRIAL DISTRICT, 3RD RESIDENTIAL DISTRICT & 4TH  
BUSINESS DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cq.

RESOLUTION ACCEPTING BID OF JOSE M. FERNANDES FOR PURCHASE OF CITY-OWNED  
PROPERTY AT 107 PACIFIC STREET, BLOCK 935, LOT 32, FOR \$5,700.  
(DIMENSIONS: 29 x 97; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cr.

RESOLUTION ACCEPTING BID OF LEE BUCZEK FOR PURCHASE OF CITY-OWNED PROPERTY  
AT 155-57 ST. CHARLES STREET, BLOCK 2066, LOT 60, FOR \$1,600.  
(DIMENSIONS: 60 x 50; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cs.

RESOLUTION ACCEPTING BID OF ARMANDO DIAZ FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 119 TICHENOR STREET, BLOCK 926, LOT 38, FOR \$3,600.  
(DIMENSIONS: 22.5 x 60; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-ct.

RESOLUTION ACCEPTING BID OF SALERNO CONSTRUCTION COMPANY FOR PURCHASE OF  
CITY-OWNED PROPERTY AT 92 & 96 TICHENOR STREET, BLOCK 925, LOT 57 & 59, FOR \$9,100.  
(DIMENSIONS: 30 x 100 & 30 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cu.

RESOLUTION ACCEPTING BID OF SALERNO CONSTRUCTION COMPANY FOR PURCHASE OF  
CITY-OWNED PROPERTY AT 98 TICHENOR STREET, BLOCK 925, LOT 56, FOR \$6,600.  
(DIMENSIONS: 30 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cv.

RESOLUTION ACCEPTING BID OF SALERNO CONSTRUCTION COMPANY FOR PURCHASE OF  
CITY-OWNED PROPERTY AT 75 TICHENOR STREET, BLOCK 926, LOT 11, FOR \$1,500.  
(DIMENSIONS: 30 x 66; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cw.

RESOLUTION ACCEPTING BID OF MANUEL COSTA FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 102 TICHENOR STREET, BLOCK 925, LOT 54, FOR \$4,900.  
(DIMENSIONS: 30 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cx.

RESOLUTION ACCEPTING BID OF A. V. A. CONSTRUCTION COMPANY FOR PURCHASE OF  
CITY-OWNED PROPERTY AT 116 SOUTH STREET, BLOCK 926, LOT 61, FOR \$11,000.  
(DIMENSIONS: 30 x 108; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cy.

RESOLUTION ACCEPTING BID OF A. V. A. CONSTRUCTION COMPANY FOR PURCHASE OF  
CITY-OWNED PROPERTY AT 111-115 WALNUT STREET, BLOCK 914, LOT 1, FOR \$5,300.  
(DIMENSIONS: 65 x 40; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-cz.

RESOLUTION ACCEPTING BID OF FERNANDO AMESTI, JR. FOR PURCHASE OF CITY-  
OWNED PROPERTY AT 119 WALNUT STREET, BLOCK 914, LOT 45, FOR \$4,500.  
(DIMENSIONS: 25 x 95.6; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-da.

RESOLUTION ACCEPTING BID OF FRANK SAN GIORGIO FOR PURCHASE OF CITY-OWNED  
PROPERTY AT 186 CHESTNUT STREET, BLOCK 935, LOT 34, FOR \$4,800.  
(DIMENSIONS: 34.31 x 77, REAR 18.16; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-db.

RESOLUTION ACCEPTING BID OF MANUEL COSTA FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 150 SOUTH STREET, BLOCK 927, LOT 32, FOR \$28,300.  
(DIMENSIONS: 25 x 82.1; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and  
declared adopted by President Megaro by the following votes:

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Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-dc.

RESOLUTION ACCEPTING BID OF CLUB ESPANA, INCORPORATED FOR PURCHASE OF  
CITY-OWNED PROPERTY AT 272-276 WALNUT STREET, BLOCK 961, LOT 18, FOR \$71,000.  
(DIMENSIONS: 75 x 97.6; 3RD RESIDENTIAL DISTRICT).

Councilman Turco pointed out this property was incorrectly listed in the advertisement for the sale. This is now the old Walnut Street School and will be used as an annex for Lafayette Street School. Councilman Turco recommended this resolution be rejected.

A motion to reject this resolution was made by Councilman Turco, seconded by President Megaro and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
President Megaro.

Absent during roll call: Councilman Westbrooks.

7-R-dd.

RESOLUTION ACCEPTING BID OF KENJE DEV. CORP. FOR PURCHASE OF CITY-OWNED  
PROPERTY AT 114-126 WALNUT STREET, BLOCK 915, LOT 10-16, FOR \$18,100.  
(DIMENSIONS: 139 x 82; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-de.

RESOLUTION ACCEPTING BID OF PABLO SANTIAGO FOR PURCHASE OF CITY-OWNED  
PROPERTY AT 854 RAYMOND BOULEVARD, BLOCK 2003, LOT 2, FOR \$3,200.  
(DIMENSIONS: 27 x 44; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.

7-R-df.

RESOLUTION ACCEPTING BID OF ROBERT PILOF FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 123 PENNINGTON STREET, BLOCK 925, LOT 35, FOR \$4,700.  
(DIMENSIONS: 19.7 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani,  
Westbrooks, President Megaro.



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7-R-dg.

RESOLUTION ACCEPTING BID OF PABLO SANTIAGO FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 499 MARKET STREET, BLOCK 2003, LOT 48, FOR \$4,500.  
(DIMENSIONS: 28 x 57; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-dh.

RESOLUTION ACCEPTING BID OF ROBERT PILOF FOR PURCHASE OF CITY-OWNED PRO-  
PERTY AT 110-112 PENNINGTON STREET, BLOCK 924, LOT 44, 46, FOR \$6,600.  
(DIMENSIONS: 65 x 101; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-di.

RESOLUTION ACCEPTING BID OF LILLIAN RUDZINSKI FOR PURCHASE OF CITY-OWNED  
PROPERTY AT 108 ALBERT AVENUE, BLOCK 2421, LOT 31, FOR \$3,800.  
(DIMENSIONS: 25 x 100; 2ND INDUSTRIAL DISTRICT).

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-dj.

RESOLUTION AMENDING RESOLUTION 7Rf 121073 "RESOLUTION AUTHORIZING PUBLIC  
AUCTION SALE OF NUMEROUS CITY-OWNED PROPERTIES IN EAST WARD, NOT REQUIRED FOR  
GOVERNMENTAL PURPOSES, ON DECEMBER 19, 1973 AT GATEWAY DOWNTOWNER MOTOR INN, PURSUANT  
TO N.J.S. 40A:12-13(a) AND AUTHORIZING ADVERTISING OF EXHIBITS A AND B AND NOTICE  
FOR FURTHER MEETING DECEMBER 20, 1973, AT WHICH TIME MUNICIPAL COUNCIL WILL ACCEPT  
OR REJECT BIDS AS PROVIDED BY STATE LAW", AMENDING PARAGRAPH 8.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-dk.

RESOLUTION AMENDING RESOLUTION 7Rx 121073 "RESOLUTION AUTHORIZING CITY OF  
NEWARK TO LEASE AT A PUBLIC AUCTION ONE-QUARTER ACRE OF PROPERTY OWNED BY CITY OF  
NEWARK WITHIN TOWNSHIP OF WEST MILFORD, NEW JERSEY, LEASE SHALL BE FOR A PERIOD OF  
10 YEARS AND MINIMUM RENTAL SHALL BE \$5,000. PLUS COUNTY AND LOCAL TAXES ATTRIBUT-

ABLE TO SUBJECT PREMISES AND BUILDING IMPROVEMENTS THEREON; PREMISES TO BE USED FOR CONSTRUCTION OF A MICROWAVE REPEATER STATION AT TENANT'S EXPENSE, WITH TENANT TO SUPPLY ALL UTILITIES AND MAKE ALL NECESSARY REPAIRS AND ALTERATIONS. (SUBJECT PROPERTY NOT NEEDED FOR PUBLIC PURPOSES AND WILL NOT ADVERSELY AFFECT CITY'S WATER SUPPLY SYSTEM)" AMENDING SECTION 7.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

7-R-dl.                    RESOLUTION ACCEPTING A FINAL BID FOR LEASE OF CERTAIN PEQUANNOCK WATERSHED PROPERTY.

(To be considered at January 2, 1974 meeting of the Municipal Council).

7-R-dm.                    RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, PRACTICAL NURSE, \$728. TO VARIOUS TITLES - CITY DEPARTMENTS, \$728. PURSUANT TO N.J.S.A. 40A:4-58.

A motion to adopt the resolution was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

MOTIONS.

7-M-a.                    A MOTION URGING EASTERN AIRLINES TO RECONSIDER ITS DECISION TO HALT ITS NEWARK-BASED SHUTTLE SERVICE TO BOSTON AND WASHINGTON; FURTHERMORE CALLING TO EASTERN AIRLINES ATTENTION THAT THEIR BIASED ACTION IS DETRIMENTAL TO THE INTERESTS OF NEW JERSEY BUSINESSMEN, STUDENTS AND TRAVELLERS, was made by President Megaro, seconded by Councilman Giuliano and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

ADJOURNMENT.

12.                    A motion to adjourn this meeting was made by Council of the Whole and declared adopted by President Megaro by the following votes:

Yes: Councilmen Bottone, Giuliano, Harris, James, Turco, Villani, Westbrooks, President Megaro.

This meeting adjourned at 1:25 P. M.

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APPROVED:

Frank D'Ascensio

Frank D'Ascensio

City Clerk

Frank G. Megaro

Frank G. Megaro

President

d